	Case 3:07-cv-04073-PJH Document 24 Filed 10/09/2	007 Page 2 of 96
1	·	
2	2 ROSENBAUM CAPITAL LLC, Individually and On Behalf of all others similarly situated,	v-04096-PJH
3	Plaintiff,	
4	VS.	
5 6	P SENECA SEWELL TREZEVANT MOORE	
7	7 Defendants.	
8	8	
9	9 HOWARD J KAPLOWITZ IRA, Individually and On Behalf of all others similarly situated, 3:07-c	v-04140-PJH
10	O Plaintiff,	
11	1 vs.	
12	LUMINENT MORTGAGE CAPITAL, INC., S.	
13	J. ZYDA.	
14 15	Defendants.	
16		
17	ELLIOT GREENBERG, Individually and On 3:07-c	v-04141-PJH
18	8 Plaintiff,	
19	9 vs.	
20	0 LUMINENT MORTGAGE CAPITAL, INC., GAIL P. SENECA, SEWELL TREZEVANT MOORE	
21		
22		
23		
24		
25 26		
27		
28		OF MOTION FOR CONSOLIDATION OF
_ ~	RELATED ACTIONS, APPOINTMENT AS LEAD PLAINTIFF, AND APPROV 2031 / AFF / 00084213.WPD v1	AL OF LEAD COUNSEL

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EXHIBIT 1

CERTIFICATION RE: LEAD PLAINTIFF

Allen Dayton hereby certifies as follows:

- I am President of The Southern Improvement Company and authorized to enter into and execute this Certification on its behalf.
- 2. The Southern Improvement Company did not purchase or acquire the securities that are the subject of this class action at the direction of counsel or in order to participate in any private action under the federal securities laws.
- 3. I have reviewed the complaint filed against Luminent Mortgage Capital, Inc. ("Luminent") and others, captioned Metzger v. Luminent Mortgage, Inc., et al., 07-CV-4686 (PJH), alleging violations of the securities laws on behalf of all those who purchased or otherwise acquired Luminent securities from October 10, 2006 to August 6, 2007 (the "Class Period"). As of this date, The Southern Improvement Company adopts these claims and Class Period on behalf of a class comprised of Luminent securities purchasers and sellers of put option contracts.
- 4. The Southern Improvement Company is willing to serve as lead plaintiff in these consolidated cases, including providing testimony at deposition and trial, if necessary.
- 5. The Southern Improvement Company's transactions in the securities of Luminent and option contracts during the Class Period are identified in the annexed chart.
- 6. The Southern Improvement Company has not sought to serve as a lead plaintiff in any class action under the federal securities laws during the last three years.
- 7. The Southern Improvement Company will not accept payment for serving as a lead plaintiff beyond its pro rata share of any recovery, except such reasonable costs and expenses (including lost wages) as ordered or approved by the Court.

I declare that the foregoing is true and correct to the best of my knowledge, information and belief.

Dated: October <u>5</u>, 2007.

President

The Southern Improvement Company

COMMON STOCK

COMMON STO	5.01	I# Chases	U Oboses	 	1
55.45	T		# Shares	.	
Date	Transaction	Bought	Sold		(Cost)/Proceeds
6/27/2007		28	<u> </u>	9.77	(278.56)
6/28/2007		90		10.03	(907.70)
6/28/2007		100	ļ <u>-</u>	10.02	(1,007.00)
6/29/2007		2,000		9.87	(19,750.00)
6/29/2007		5,000		10.22	(51,110.00)
6/29/2007		5,000	ļ	10.19	(50,960.00)
7/13/2007		5,000		9.95	(49,759.00)
7/16/2007		110		9.4999	(1,053.99)
7/25/2007		2,000		8.76	(17,520.00)
7/26/2007		5,000		9.05	(45,259.00)
7/26/2007		5,000	· · · · · · · · · · · · · · · · · ·	9.05	(45,259.00)
7/26/2007		5,000		9.06	(45,309.00)
7/26/2007		1,000		9.04	(9,049.00)
7/26/2007		5,000		9.05	(45,259.00)
7/26/2007		5,000		9.07	(45,359.00)
7/26/2007		5,000		9.08	(45,409.00)
7/26/2007		400		9.04	(3,625.00)
7/26/2007		5,000		9.06	(45,309.00)
7/26/2007		5,000		9.05	(45,259.00)
7/26/2007		5,000		9.05	(45,259.00)
7/26/2007		4,900		9.05	(44,354.00)
7/27/2007		5,000		9.04	(45,209.00)
7/27/2007		5,000		9.0099	(45,058.50)
7/27/2007		800		9.011	(7,210.24)
7/27/2007		4,200		9.02	(37,891.56)
7/27/2007		5,000	<u> </u>	9.01	(45,059.00)
7/27/2007		5,000		9.03	(45,159.00)
7/27/2007		5,000		9.04	(45,209.00)
7/27/2007		5,000		9.06	(45,309.00)
7/27/2007		900		9.13	(8,219.79)
7/27/2007		200		9.14	(1,828.62)
7/27/2007		1,800		9.15	(16,475.59)
7/27/2007		1,200		9.01	(10,821.00)
7/27/2007		300		9.02	(2,715.00)
7/27/2007		1,700		9.05	(15,394.00)
7/27/2007	Bought	500		9.06	(4,539.00)
7/27/2007	Bought	2,900		9.06	(26,283.00)
7/27/2007	Bought	2,000		9.1199	(18,244.09)
7/27/2007	Bought	2,200		9.12	(20,068.71)
7/30/2007	Bought	200		8.4899	(1,706.98)
7/30/2007	Bought	100		8.45	(854.00)
7/31/2007	Bought	5,000		7.94	(39,709.00)
7/31/2007	Bought	5,000		7.99	(39,959.00)
7/31/2007	Bought	5,000		7.98	(39,909.00)
7/31/2007		5,000	,	7.97	(39,859.00)
7/31/2007	Bought	1,500		7.9799	(11,974.35)
7/31/2007		1,500	-	7.98	(11,974.50)
7/31/2007		5,000		8	(40,009.00)
7/31/2007	Bought	5,000	•	8	(40,014.00)

Southern Improvement Company Luminent Mortgage Transactions

COMMON STOCK

Date	Transaction	# Shares Bought	# Shares Sold	Price/Share	(Cost)/Proceeds
7/31/2007		3,100	0014	7.87	(24,406.00)
7/31/2007		1,000	<u> </u>	7.96	(7,969.00)
7/31/2007		500	 	7.9899	(3,997.20)
7/31/2007		1,500		7.99	(11,991.75)
8/6/2007		1,000	(5,000)	3.82	19,100.00
8/7/2007		+	(5,000)	0.76	3,800.00
8/7/2007		 	(2,618)	0.76	1,989.68
8/7/2007		 	(1,600)	0.46	736.00
8/10/2007		1	(5,000)	0.40	4,070.93
8/10/2007		 	(5,000)	0.32	3,720.94
8/10/2007			(600)	0.76	452.51
8/10/2007			(4,400)	0.70	3,362.42
8/10/2007			(5,000)	0.77	3,970.93
8/10/2007		1	(5,000)	0.84	4,170.93
8/10/2007			(5,000)	0.04	4,470.93
8/10/2007		 	(5,000)	0.9	3,970.93
8/13/2007		 	(5,000)	1.04	5,190.92
			(100)		102.81
8/13/2007			(4,900)	1.03 1.05	5,136.10
8/13/2007		 			
8/13/2007		 	(1,000)	1.05	1,048.18
8/13/2007	~	1	(1,500)	1.06	1,587.27
8/13/2007		-	(2,500)	1.07	2,670.45
8/13/2007			(5,000)	1.05	5,240.91
8/13/2007			(5,000)	0.93	4,599.42
8/13/2007			(200)	0.91	179.90
8/13/2007		-	(300)	0.92	272.83
8/13/2007			(600)	0.93	551.61
8/13/2007			(300)	0.95	281.74
8/13/2007			(100)	1.01	100.69
8/13/2007		 	(1,400)	1.06	1,479.77
8/13/2007			(100)	1.07	106.69
8/13/2007		1	(117)	1.05	113.84
8/13/2007			(5,000)	0.92	4,549.92
8/13/2007			(3,489)	0.92	3,174.94
8/13/2007			(911)	0.9202	829.17
8/13/2007		 	(600)		546.17
8/13/2007			(5,000)	0.92	4,549.92
8/13/2007		_	(3,100)	0.9202	2,821.56
8/13/2007		 	(1,900)	0.9206	1,730.10
8/13/2007		 	(3,000)	0.92	2,729.95
8/13/2007			(2,000)	0.9203	1,820.57
8/13/2007		 	(5,000)	0.93	4,599.42
8/13/2007		 	(3,500)	0.93	3,219.60
8/13/2007		ļ. ———	(1,500)	0.94	1,394.67
8/13/2007			(2,725)	0.97	2,614.59
8/13/2007		<u> </u>	(275)	0.98	266.57
8/13/2007			(2,000)	0.985	1,948.66
8/13/2007			(1,400)	0.955	1,322.48
8/13/2007	Sold		(3,600)	0.96	3,418.50

Southern Improvement Company Luminent Mortgage Transactions

COMMON STOCK

		# Shares	# Shares		
Date	Transaction	Bought	Sold	Price/Share	(Cost)/Proceeds
8/13/2007			(1,233)	0.92	1,122.01
8/13/2007	Sold		(3,767)	0.93	3,465.21
8/13/2007	Sold	7	(3,000)	0.92	2,732.35
8/13/2007	Sold		(2,000)	0.9203	1,822.17
8/13/2007	Sold		(5,000)	0.92	4,553.92
8/13/2007	Sold		(11,883)	0.92	10,836,23
8/13/2007	Sold		(500)	0.9202	456.05
8/14/2007	Sold		(3,300)	0.7603	2,482.36
8/14/2007	Sold		(300)	0.7604	225.70

OPTIONS

			Number of			Total Sale
Date	Transaction	Security	Contracts	Strike Price	Expiration Date	Price
6/28/2007		Put	20	7.5	Jan-08	845.98
7/2/2007		Put	10	10	Jan-08	1,260.98
7/2/2007	Sold	Put	100	7.5	Jan-08	3,285.94
7/10/2007		Put	25	10	Oct-07	1,810.97
7/12/2007	Sold	Put	100	7.5	Jan-08	5,285.91
6/26/2007	Sold	Call	20	20	Oct-07	1,474.97
7/11/2007	Sold	Call	11	10	Aug-07	403.99
7/11/2007	Sold	Call	39	10	Aug-07	1,467.97
7/24/2007	Sold	Cali	16	10	Oct-07	777.98
8/2/2007	Sold	Call	40	10	Oct-07	959.98
8/3/2007		Call	200	10	Jan-08	9,585.84
8/7/2007	Bought to cove	Call	76	10	Oct-07	(447.00)

CERTIFICATION RE: LEAD PLAINTIFF

Allen Dayton hereby certifies as follows:

- 1. I am President of VSA Inc. ("VSA") and authorized to enter into and execute this Certification on its behalf.
- 2. VSA did not purchase or acquire the securities that are the subject of this class action at the direction of counsel or in order to participate in any private action under the federal securities laws.
- 3. I have reviewed the complaint filed against Luminent Mortgage Capital, Inc. ("Luminent") and others, captioned *Metzger v. Luminent Mortgage*, *Inc.*, *et al.*, 07-CV-4686 (PJH), alleging violations of the securities laws on behalf of all those who purchased or otherwise acquired Luminent securities from October 10, 2006 to August 6, 2007 (the "Class Period"). As of this date, VSA adopts these claims and Class Period on behalf of a class comprised of Luminent securities purchasers and sellers of put option contracts.
- 4. VSA is willing to serve as lead plaintiff in these consolidated cases, including providing testimony at deposition and trial, if necessary.
- 5. VSA's transactions in the securities of Luminent and option contracts during the Class Period are identified in the annexed chart.
- 6. VSA has not sought to serve as a lead plaintiff in any class action under the federal securities laws during the last three years.
- 7. VSA will not accept payment for serving as a lead plaintiff beyond its pro rata share of any recovery, except such reasonable costs and expenses (including lost wages) as ordered or approved by the Court.

I declare that the foregoing is true and correct to the best of my knowledge, information and belief.

Dated: October 5, 2007

President VSA Inc.

VSA Inc. Luminent Mortgage Transactions

OPTIONS

Date	Transaction	Security	Number of Contracts	Strike Price	Expiration Date	Total Sale Price
6/28/2007		Put	20	7.5	Jan-08	845.98
7/2/2007		Put	10	10	Jan-08	1260.98
7/10/2007	Sold	Put	25	10	Oct-07	1810.97

COMMON STOCK

		# Shares	# Shares		
Date	Transaction	Bought	Sold	Price/Share	(Cost)/Proceeds
8/8/2007		500		7.5	(3,779.00)
8/8/2007			(500)	1.3901	686.03
9/13/2007	Bought*	700		10	(7,029.00)

^{*} Option assignment

CERTIFICATION RE: LEAD PLAINTIFF

Allen Dayton hereby certifies as follows:

- 1. I did not purchase or acquire the securities that are the subject of this class action at the direction of counsel or in order to participate in any private action under the federal securities laws.
- 2. I have reviewed the complaint filed against Luminent Mortgage Capital, Inc. ("Luminent") and others, captioned *Metzger v. Luminent Mortgage, Inc., et al.*, 07-CV-4686 (PJH), alleging violations of the securities laws on behalf of all those who purchased or otherwise acquired Luminent securities from October 10, 2006 to August 6, 2007 (the "Class Period"). As of this date, I adopt these claims and Class Period on behalf of a class comprised of Luminent securities purchasers and sellers of put option contracts.
- 3. I am willing to serve as lead plaintiff in these consolidated cases, including providing testimony at deposition and trial, if necessary.
- 4. My transactions in the securities of Luminent and option contracts during the Class Period are identified in the annexed chart.
- 5. I have not sought to serve as a lead plaintiff in any class action under the federal securities laws during the last three years.
- 6. I will not accept payment for serving as a lead plaintiff beyond its pro rata share of any recovery, except such reasonable costs and expenses (including lost wages) as ordered or approved by the Court.

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I declare that the foregoing is true and correct to the best of my knowledge, information and belief.

Dated: October <u>5</u>, 2007

Allen Dayton Luminent Mortgage Transactions

COMMON STOCK

	 -		# Shares		
Date	Transaction	Bought	Sold	Price/Share	(Cost)/Proceeds
6/26/2007		200		9.89	(1,979.80)
6/27/2007	Bought	150		9.5599	(1,442.99)
6/26/2007		800		9.88	
7/23/2007		300		9.12	
7/19/2007		200	i	9.0799	
7/11/2007		400		9.5399	
8/8/2007		2000		7.5	
8/7/2007	Sold		(2,050)	0.65	
8/8/2007	Sold		(2,000)	1.38	2750.95

^{*} Option Assignment

OPTIONS

Date	Transaction	I _	Number of	Otalica Dalaa		Total Sale
			Contracts	Strike Price	Expiration Date	Price
6/27/2007		Put	20	7.5	Jan-08	845.98
6/29/2007	Sold	Put	10	10	Jan-08	1260.98

LUMINENT: TABLE OF LOSSES

<u>Name</u>	Stock Losses (\$)	Option Losses (\$)	Totals (\$)
The Southern Improvement Co.	1,252,586	141,284	1,393,870
VSA	-0-	38,584	38,584
Allen Dayton	18,425	19,687	38,112
TOTALS	1,271,011	199,555	1,470,566

Southern Improvement
Summary of Analyses
Luminent Mortgage Capital, Inc.
Class Period: October 10, 2006 - August 6, 2007

1		Acc	Accounting Basis		Acc	LIFO Share Accounting Basis	Calculation
-II	Trading Analysis	\top					
	Shares Held @ 10/10/2006			1			8
	Class Period Purchases						
	Shares Dollars	89	158,728 1,412,082.13	,728 2.13	٠,	158,728 1,412,082.13	(3) (2)
	Class Period Sales						
	Sources Dollars	s	5,000 19,100.00	5,000	69		(§ (4)
	Shares Held 08/06/2007		153,728	728		158,728	(6) = (1) + (2) - (4)
	"Lookback Period" Sales (1)						
	Dollars	٧	132,612.12	2.12	v	151,712.12	9 3
. [Shares Held @ 10/05/2007 (2)		مرا	5,410		5,410	(9) = (6) - (7)
7	Net Expenditure Analysis						
	Net Class Period Purchases (Sales) (I) Shares		153,728	728		158,728	(10) = (2) - (4)
	DODAYS INTE EXPERIENTES (NOT Proceeds)	5	1,392,98		S	1,412,082.13	(11)=(3)-(5)
	Net Class Period + "Lookback Period" Purchases (Sules) (1) Shares		Įν	5,410		5,410	(12) = (10) - (7)
	Dollars (Net Expenditures)	S	1,260,370.01	1,01	S	1,260,370.01	(13) = (11) - (8)
ର	Gain (Loss) Analysis						
	Gain (Loss) on Class Period Purchases (3)	S	(1,252,585.77)	73	\$	(1,252,585.77)	(14)
	Less: Offset for Pre-Class Holdings Sold Above \$1,4389	40		'	69		(15)
	Gain (Loss) After Offset	8	(1,252,585.77)	3	\$	(1,252,585.77)	(16) ~ (14) +(15)
		Ī			l		

Notes:

⁽¹⁾ Sales attributable to Pro-Class Period Holdings and Class Period Purchases only; Figures may not be equal under FIFO and LIFO as under LIFO, post-Class Period sales are first allocated to post-Class Period purchases, if any.
(2) Holdings attributable to Pre-Class Period Holding and Class Period Purchases only; Figures may not be equal under FIFO and LIFO as under LIFO, post-Class Period sales are first allocated to post-Class Period purchases, if any.
(3) Class Period Purchases held as of 10/05/2007 valued at \$1.4389, the average closing price of Luminent Mortgage Capital, Inc. common stock between 08/07/2007 and 10/05/2007 (60-Day 'Lookback Period').

	IA. Total	Pre-Class P	1A. Pre-C	Pre-Class l	Transaction Type	Southern i First-In Fi Luminent Class Peri
		Pre-Class Period Holdings	1A. Pre-Class Period Holdings Sold Through End of Class Period	Pre-Class Period Holdings	m Trade	Southern improvement First-In First-Out ("FIFO") Share Accounting Gain (Loss) Analysis Luminent Mortgage Capital, Inc. Class Period: October 10, 2006 - August 6, 2007
			dings Sold Thr	`tri	Price	O") Share Acco ital, Inc. , 2006 - August
	0		ough End of C	Û	Shares	unting Gain (L : 6, 2007
			lass Period		Total Cost	oss) Analysis
					Transaction Type	·
					Trade Date	
					Price	Class Period Beginning: Class Period End: "Lookback Period" Begii "Lookback Period" End: Days in "Lookback Period" Aven
	9				Shares	Class Period Beginning: Class Period End: "Lookback Period" Beginning: "Lookback Period" End: Days in "Lookback Period": Tookback Period" Average Closing Price:
Ì					Total Proceeds	g: Closing Price:
c)	•			Shares Retained @ 10/05/2007	10/10/2006 8/6/2007 8/7/2007 10/5/2007 60 \$1,4389
					Gain (Loss) 1	
4	•	A			Offset for Shares Sold Into Class Above \$1.4389	

	Pre-Class Pe	1B. Pre-Ch	Transaction Type	Southern L First-In Fir Luminent ? Class Perio
	Pre-Class Period Holdings	1B. Pre-Class Period Holdings Sold During "Lookback Period"	Trade	Southern Improvement First-In First-Out ("FIFO") Share Accounting Gain (Loss) Analysis Luminent Mortgage Capital, Inc. Class Period: October 10, 2006 - August 6, 2007
•		lings Sold Dur	Price	") Share Acco al, Inc. 2006 - August
œ		ing "Lookbaci	Shares	unting Gain (1 : 6, 2007
		k Period"	Total Cost	Loss) Analysis
			Transaction Type	
			Trade Date	
			Price	Class Period Beginning: Class Period End: "Lookback Period" Begin "Lookback Period" End: Days in "Lookback Period" Aven
. 0 \$			Shares	Class Period Beginning: Class Period End: "Lookback Period" Beginning: "Lookback Period" End: Days in "Lookback Period": "Lookback Period" Average Cl
.			Total Proceeds	Class Period Beginning: Class Period End: "Lookback Period" Beginning: "Lookback Period" End: Days in "Lookback Period": "Lookback Period" Average Closing Price:
9	0		Shares Retained @ 10/05/2007	10/10/2006 8/6/2007 8/7/2007 10/5/2007 60 \$1,4389
			Gain (Loss)	
w	69		Offset for Shares Sold Into Class Above \$1.4389	
	1	ļ	_	

2B. Class Per	Transaction Type	Southern Improvement First-In First-Out ("FIFO") Share Accounting l Luminent Mortgage Capital, Inc. Class Period: October 10, 2006 - August 6, 2007
iod Purchase	Trade Date	orovement Out ("MIFO" ortgage Capits October 10, 2
s Sold During	Price	') Share Acco al, Inc. 2006 - August
2B. Class Period Purchases Sold During "Lookback Period"	Shares	Southern Improvement First-In First-Out ("FIFO") Share Accounting Gain (Loss) Analysis Luminent Mortgage Capital, Inc. Class Period: October 10, 2006 - August 6, 2007
eriod"	Total Cost	oss) Analysis
	Transaction Type	
	Trade Date	
	Price	Class Period Begi Class Period End: "Lookback Period "Lookback Period Days in "Lookback "Lookback Period
	Shares	Class Period Beginning: Class Period End: "Lookback Period" Beginning: "Lookback Period" End: Days in "Lookback Period": "Lookback Period" Average Closi
	Total Proceeds	ing:
	Shares Retained @ 10/05/2007	10/10/2006 8/6/2007 8/7/2007 10/5/2007 60 \$1,4389
	Gain (Loss) ¹	
	Offset for Shares So Into Clas Above \$1.4389	

rutchase	Purchase	Purchase	rurchase	rurchase	Purchase	Purchase	Purchase	ructase	ruciase	ruchase	Purchase	Purchase	Purchase	Purchase	Purchase	Purchase	Purchase	Purchase	Purchase	Purchase	ruchase	Purchase	Purchase	Purchase	Purchase	Purchase	Purchase	Purchase	Purchase	Purchase	Purchase	rurchase	Purchase	Purchase
0//20/200/	07/26/2007	07/26/2007	07/26/2007	07/26/2007	07/26/2007	07/26/2007	07/26/2007	07/26/2007	1007/07/10	0//26/2007	07/26/2007	07/26/2007	07/26/2007	07/26/2007	07/26/2007	07/26/2007	07/26/2007	07/26/2007	0//26/2007	0//26/2007	0//26/2007	07/26/2007	07/26/2007	07/26/2007	07/26/2007	07/25/2007	07/25/2007	07/16/2007	07/13/2007	07/13/2007	07/13/2007	06/29/2007	06/29/2007	06/29/2007
\$9.052	\$9.052	\$9.052	\$9.052	\$9.052	39.052	\$9.052	\$9.052	\$9.062	39.062	\$9.062	\$9.063	\$9.082	\$9.082	\$9.072	\$9.072	\$9,052	\$9.052	\$9.049	\$9.062	\$9.062	\$9.052	\$9.052	\$9.052	\$9.052	\$9.052	\$8,760	\$8.760	\$9.582	\$9.952	\$9.952	\$9.952	\$10.192	\$10.192	\$10.222
1,410 \$	3,490 \$	1,510 \$	2,500 \$	\$ 066	510 \$	1,000 \$	3,490 \$	1,410 S	100 \$	3,490 \$	400 \$	1,110 \$	3,890 \$	1,110 \$	3,890 \$	1,110 \$	3,890 \$	1,000 S	\$ 011	4,890 S	110 \$	4,400 S	490 \$	110 S	4,890 \$	110 \$	1,890 \$	110 \$	3,000 \$	1,600 \$	400 \$	2,218 \$	2,782 \$	2,218 \$
12,763.09	31,590.91	13,668.22	22,629.50	8,961.28	4,616.42	9,051.80	31,590.78	12,777.14	906.18	31,625.68	3,625.00	10,080.80	35,328.20	10,069.70	35,289.30	10,047.50	35,211.50	9,049.00	996,80	44,312.20	995.70	39,827.92	4,435.38	995.70	44,263.30	963.60	16,556.40	1,053.99	29,855.40	15,922.88	3,980.72	22,605.86	28,354.14	22,672.40
Sale	Sale	Sale	Salc	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale
08/13/2007	08/13/2007	08/13/2007	08/13/2007	08/13/2007	08/13/2007	08/13/2007	08/13/2007	08/13/2007	08/13/2007	08/13/2007	08/13/2007	08/13/2007	08/10/2007	08/10/2007	08/10/2007	08/10/2007	08/10/2007	08/10/2007	08/10/2007	08/10/2007	08/10/2007	08/10/2007	08/10/2007	08/10/2007	08/10/2007	08/10/2007	08/10/2007	08/10/2007	08/10/2007	08/07/2007	08/07/2007	08/07/2007	08/07/2007	08/07/2007
\$0.920	\$1.048	\$1.048	\$1.068	\$1.058	\$1.058	\$1.048	\$1.048	\$1.048	\$1.028	\$1.038	\$1,038	\$1.038	\$0.794	\$0.794	\$0.894	\$0.894	\$0.834	\$0.834	\$0.834	\$0.794	\$0.794	\$0.764	\$0.754	\$0.754	\$0.744	\$0.744	\$0.814	\$0.814	\$0.814	\$0,460	\$0.760	\$0.760	\$0.760	\$0.760
1,410 \$	3,490 \$	1,510 \$	2,500 \$	\$ 066	S 015	1,000 s	3,490 \$	1,410 \$	100 S	3,490 \$	400 \$	1,110 \$	3,890 \$	1.110 S	3,890 \$	1,110 \$	3,890 \$	1,000 S	110 \$	4,890 S	110 \$	4,400 \$	490 \$	110 \$	4,890 \$	2 011	1.890 \$	3 01£	3,000 s	2 000,1	400 \$	2,218 \$	2,782 \$	2.218 \$
1,297.04	3,658.16	1,582.75	2,670.45	1,047.60	539.67	1,048.18	3,658.16	1,477.94	102.81	3,623.26	415.27	1,152.38	3,089,38	881.55	3.478.38	992.55	3,244.98	834.19	91.76	3,883.57	87.36	3,362.42	369.55	82.96	3,639.08	81.86	1.538.81	89.56	2.442.56	736.00	304.00	1.685.68	2,114,32	1.685.68
S 0	0 s	\$ 0	0 0	o \$	0 S	O	0 S	ۍ د	ه د	0 \$	O .	o .	o .	o :	o .	O 59	ه د ٥	o .	0	0 .	o .	۰ د	o .	0 :		o (o .	o :	۰ ف د هو	o •	o 0	o .	0 (>
(11,466.05)	(27.932.76)	(12,085.46)	(19,959.05)	(7.913.68)	(4.076.75)	(8.003.62)	(27.932.62)	(11,299,20)	(803.37)	(28,002.42)	(3.209.73)	(8.928.41)	(32.238.82)	(9.188.15)	(31.810.97)	(9.054.95)	(31.966.52)	(8.214.81)	(905.04)	(40,428,63)	(908.34)	(36,465,50)	(4.065.83)	(912.74)	(40,624,22)	(88) 74)	(02.10.51)	(2,2,2,2,2)	(27.412.84)	(15 186 88)	(3,676,73)	(3) (30) (3)	(26,239,82)	720 086 721

07/27/2007 \$9.063 07/27/2007 \$9.063 2.07/27/2007	Purchase 07/27/2007 \$9.055 Purchase 07/27/2007 \$9.078	07/27/2007 \$9.050	Purchase 07/27/2007 \$9.153 I		\$9 153	07/27/2007 \$9.143 07/27/2007 \$9.153	01/21/2007 \$9.133 07/27/2007 \$9.133 07/27/2007 \$9.143 07/27/2007 \$9.153	07/27/2007 \$9.062 07/27/2007 \$9.062 07/27/2007 \$9.133 07/27/2007 \$9.143 07/27/2007 \$9.153	07/27/2007 \$9.042 07/27/2007 \$9.062 07/27/2007 \$9.062 07/27/2007 \$9.133 07/27/2007 \$9.143 07/27/2007 \$9.153	07/27/2007 \$9.042 07/27/2007 \$9.042 07/27/2007 \$9.062 07/27/2007 \$9.062 07/27/2007 \$9.133 07/27/2007 \$9.143	0712712007 \$9.042 0712712007 \$9.042 0712712007 \$9.042 0712712007 \$9.062 0712712007 \$9.062 0712712007 \$9.133 0712712007 \$9.143 0712712007 \$9.143	07/27/2007 \$9.032 07/27/2007 \$9.032 07/27/2007 \$9.042 07/27/2007 \$9.042 07/27/2007 \$9.042 07/27/2007 \$9.062 07/27/2007 \$9.062 07/27/2007 \$9.133 07/27/2007 \$9.143	07/27/2007 \$9.032 07/27/2007 \$9.032 07/27/2007 \$9.032 07/27/2007 \$9.042 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500 S		_	. سو ه	607 S			_		3,000 8		_		u		911 8	Į.	_		LJ.		-	7 1400 5				9 300 1		0 3,590 5	Shares			"Lookback Period" Average	"Lookback Period" End: Days in "Lookback Period":	"Lookback Period" Beginning:	Class Period End:	d D
464.89 99.49 2 617 50	742.35 830.29	1,103.86 275.97	1,097.42	558.37	827.90	3,029.18	1,553.86	266.71	3770 05	175.74	2,821.56	1,553.34	2.996.58	546.17	870 17	2,996.58	825.36	727.99	2,996.58	113.84	:,+;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;	1 479 77	10.07	281.74	551.61	272.83	179.90	3.302.38	Proceeds	Total		Closing Price:		ŶĄ.		
0 0 C	000	00	0	00	0 0	0 5	0 :	0 0		0 0	0 3	0 (5 6	5 C	> C	0	0 9	0 4	0	0 0	5 6	.		0	0	0	0	-	@ 10/05/2007	Shares Retained		\$1.4389	10/5/2007	8/7/2007	8/6/2007	
(4,074.11) (870.27) (72,087,37)		(9,717.14) (2,439.03)		(1,044.64)		8 (26,811.33)	(13.914.64)	(24,393.43)	(13,879.99)	(1,567.40)	s (25,177.02)	\$ (13,863.94)	76,670.78)	80.0857)	\$ (1,587.96)	5 (26,712.20)	\$ (7,357.42)	s (6,482.25)	\$ (26,678.95)	S (940 53)	20.01)	\$ (720.43)	\$ (80.35)	(2		S (2,439.71)	\$ (1,628.46)	\$ (20,157.68)	(Loss) 1	Gain						
	· ·			ت د	. J	<u> </u>	<u> </u>	ت ر	<i>.</i>	<u>ت</u>	۰ ت	ى ت	ټ د	<i>-</i> ≃	, =	. 	<u>ت</u>	٠ ت	ى ئ	ی در	٤٥	پي ر	. <u>.</u> 9	೪	3	<u>ت</u>	ઝ		\$1.438	Into Cla	Offset Shares					

	(1,186,157.50)	S 0	132,612.12	148,318 S				1,318,709.62	146,318 3			1 0001
									F.,)R Total
	(2,136,17)	0 \$	225.70	300 \$	\$0.752	08/14/2007	Sale	79.105.4	3 000	9/.0/0	011011000	
	(2,777.06)	S 0	293.37	390 \$	\$0.752	08/14/2007	Sale	3,0/0.43	200	67.073	07/31/2007	Purchase
	(21,099.16)	0 \$	2,188.99	2,910 \$	\$0.752	08/14/2007	O LE	200.10	1,710	\$7.000 07.000	07/31/2007	Parchage
	(3,545.35)	0.	456.05	500 \$	\$0.912	08/13/2007	Sale	13 300 16	3 100 e 4	\$200.88	07/31/2007	Purchase
	(11,274.51)	\$ 0	1,449.94	1,590 S	\$0.912	08/13/2007	Sile	12,724.43	, TV	\$8.003	07/31/2007	Purchase
	(35,449.45)	0	4,559.55	5,000 S	\$0.912	08/13/2007	Sale	17,200,00	1,000	200.002	07/31/2007	Purchase
	(10,606.63)	0 \$	1,367.87	1,500 \$	\$0.912	08/13/2007	Sale	11,9/4.50	7000	\$ 200 200	07/31/2007	Purchase
	(10,606.48)	0 \$	1,367.87	1,500 S	\$0.912	08/13/2007	Sale	11,9/4,55	1,000	e7 003	07/31/2007	Purchase
	(16,188.33)	0 \$	2,091.01	2,293 S	\$0.912	08/13/2007	Sale	18,2/9.34	2,293	\$7.372	07/31/2007	Purchase
	(19,114.17)	S 0	2,465.49	2,707 S	\$0.911	08/13/2007	Sale	21,579.00	2,707	67.772	07/31/2007	Prirchase
	(16,213.84)	0 \$	2,088.43	2,293 S	\$0.911	08/13/2007	Sale	18,502.27	2,707 \$	\$7.902	07/31/2007	Purchase
	(14,141.43)	S 0	1,822.17	2,000 S	116.0\$	08/13/2007	SEIG C	15,963.00	2000	67,002	07/31/2007	Purchase
	(4,999.21)	s 0	643.92	707 S	116.08	08/13/2007	o vaic	15063.13		67 007	07/31/2007	Purchase
	(16,236.77)	0 \$	2,088.43	2,293 \$	30.911	08/15/2007	Sale	077770	707 6	\$7.022	07/31/2007	Purchase
	(19,143.67)	0 \$	2,490.13	2,707 \$	\$0.920	08/13/2007	Sale	10,355,00	2 203 6	\$7 992	07/31/2007	Purchase
	(7,443.23)	0	9/5.08	1,000	30.920	7007/21/00	Cale	21 622 90	2707 €	\$7,992	07/31/2007	Purchase
	(8,670.23)	· c	1,122.01		50000	08/13/2007	Sele	8.41831	1.060 \$	\$7.942	07/31/2007	Purchase
	(18,927.93)		1000	1 772 6	80 010	08/13/2007	Sale	9.792.24	1,233 \$	\$7.942	07/31/2007	Purchase
	(10,027,02)	> c	2 570 52	2 707 \$	0.950	08/13/2007	Sale	21,498.45	2,707 \$	\$7.942	07/31/2007	Purchase
	(151,00)	⊃ (⁄1 €	2 2 2	200 \$	\$0.950	08/13/2007	Sale	854.00	100 \$	\$8.540	07/30/2007	Purchase
•	(1,010.55)	>	189.97	200 \$	\$0.950	08/13/2007	Sale	1,706.98	200 \$	\$8.535	07/30/2007	Purchase
	(25.988.9)	>	563 10	593 \$	\$0,950	08/13/2007	Sale	5,409.43	593 \$	\$9.122	07/27/2007	Purchase
	(11 448 57)	0 4	1.322.48	1,400 \$	\$0.945	08/13/2007	Sale	12,771.00	1,400 \$	\$9.122	07/27/2007	Purchase
	(1 686 60)	0	201.69	207 S	\$0.974	08/13/2007	Sale	1,888.28	207 \$	59.122	0 //2///2007	ruchase
	(14.608.85)	O (1,746.97	1,793 \$	\$0.974	08/13/2007	Sale	16,355.83	1,793 \$	\$9.122	07/27/2007	Purchase
	(1878)	⊃ (200.65	207 \$	\$0.969	08/13/2007	Sale	1,888.26	207 \$	\$9.122	07/27/2007	Purchase
	(85 038)	5	65.92	& \$	\$0.969	08/13/2007	Saic	616.29	68 \$	\$9.063	07/27/2007	Purchase
\$1.4389	(Loss) 1	@ 10/05/2007	Proceeds	Shares	Price	Date	Туре	Cost	SIBILES	11166	Dunc	3,000
Above	Gain	Retained	101			I I alie	T CALL DISCOUNT		Ch.	J.		Tyne
into Class		Shares	1			H H	Transaction	Total			Trade	Transaction
Offset for												
		\$1.4389	Closing Price:	od" Average C	"Lookback Period" Average							
		60		ack Period":	Days in "Lookback Period":							
		10/5/2007		od" End:	"Lookback Period" End:				, 2007	o sengara - oc	Come a carret Custon Io, 2000 - August 0, 200 /	, TA 10 C
		8/7/2007	••	od" Beginning:	"Lookback Period" Beginnin				7007	Inc.	Class Pariod: October 10, 2006	Class Period
		8/6/2007		id:	Class Period End:			s) Analysis	rust-m rust-Out ("FIFO") Share Accounting Gain (Loss) Analysis	Share Accou		Turning M
		10/10/2006		ginning:	Class Period Beginning:			•	:	*	provement	Hirst-In First Out ("En

	(35,147.41)	5,410 S		0 S				42,931.65	5,410 \$			2C. 10131
	(9,833,46)	1,500 \$						11,991.75	\$ 00C'T	\$1.775	100717001	
	(3,277,77)	500 S						3,997.20	500 s	\$7.994 2005	07/31/2007	Purchase
	(15,506.04)	2,410 S						7,969.00	1,000 \$	\$7.969	07/31/2007	Purchase
								10 073 70	3.410 €	\$7 873	07/31/2007	Purchase
								iod"	2C. Class Period Purchases Held At End of "Lookback Period"	eld At End o	od Purchases H	2C. Class Per
\$1.4389	(Loss) 1	@ 10/05/2007	Proceeds	Shares	Price	Date	Lype	COSC	Olimica	* 1.00		
Above	Cain	vergillen	100			j	1	2	Charee	Price.	Date	Type
Into Class		Datain L	Total			Trade	Transaction	Total			Trade	Transaction
Shares Sold		2										!
Offset for												
		\$1.4389	Closing Price:	"Lookback Period" Average ("Lookback Po							
		8		Days in "Lookback Period":	Days in "Loo.							
		10/5/2007		eriod" End:	"Lookback Period" End:							
		8/7/2007	άð	"Lookback Period" Beginning:	"Lookback Pe				2007	6 - August 6	Class Period: October 10, 2006 - August 6, 2007	Class Period:
		8/6/2007		End:	Class Period End:			and frame	(a.co)	JIC.	Luminent Mortgage Capital, Inc.	Luminent Mo
		10/10/2006		Beginning:	Class Ferrod Beginning:			A naturio	First-In First-Out ("FIFO") Share Accounting Cain (Loce) Analysis	hare Accoun	Out ("FIFO") S	First-In First
					2						rovement	Southern Improvement

Grand Total

158,728 S 158,728 \$

1,412,082.13 1,412,082.13

153,318 \$ 153,318 \$

5,410

(1,252,585.77)

151,712.12 151,712.12

5,410 S

(1,252,585.77) \$

Class Period Purchase Total

Transaction Trade Type Date	Southern Improvement First-In First-Out ("FIFO") Share Accounting Gain (Loss) Analysis Luminent Mortgage Capital, Inc. Class Period: October 10, 2006 - August 6, 2007
Price	") Share Acco al, Inc. 2006 - August
Shares	ounting Gain (I : 6, 2007
Total Cost	.oss) Analysis
Transaction Type	
Trade Date	·
Price	Class Period Beginning: Class Period End: "Lookback Period" Begin "Lookback Period" End: "Lookback Period" Avert "Lookback Period" Avert
Shares	Class Period Beginning: Class Period End: "Lookback Period" Beginning: "Lookback Period" End: Days in "Lookback Period"; "Lookback Period" Average Cl
Total Proceeds	ing: ;;
Shares Retained @ 10/05/2007	10/10/2006 8/6/2007 8/7/2007 10/5/2007 60 \$1.4389
Gain (Loss) ¹	
Offset for Shares Sold Into Class Above \$1.4389	

Less: Offset for Pre-Class Period Holdings Sold Through End of "Lookback Period";

Total Including Offset for Pre-Class Period Holdings Sold Through End of "Lookback Period":

I For Class Period Purchases held at end of Lookback Period, Gain (Loss) is based on holdings valued at \$1.4389 per share

4

0

Transaction

Trade Date

Total Proceeds

Shares Retained @ 10/05/2007

Gain

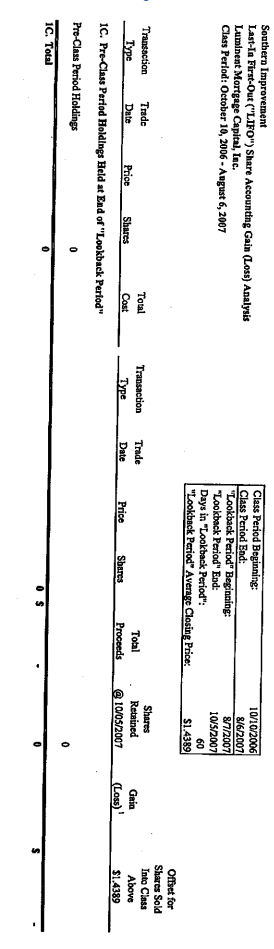
\$1,4389

Offset for Shares Sold Into Class Above

Class Period Beginning:
Class Period End:
"Lookback Period" Beginning:
"Lookback Period" End:
Days in "Lookback Period":
"Lookback Period" Average Closing Price:

10/10/2006 8/6/2007 8/7/2007

10/5/2007 60 \$1.4389



.

Southern Improvement Last-In First-Out ("LIF	provement Out ("LIFO")	Share Accou	Southern Improvement Last-In Eirst-Out ("LIFO") Share Accounting Gain (Loss) Analysis	Analysis			Class Period Beginning: Class Period End:	Beginning: End:		10/10/2006 8/6/2007		
Class Period:	Class Period: October 10, 2006 - August 6, 2007	Inc. 06 - August 6	, 2007				"Lookback Period" Begi "Lookback Period" End: Days in "Lookback Period" "Lookback Period" Aver	"Lookback Period" Beginning: "Lookback Period" End: Days in "Lookback Period": "Lookback Period" Average Closing Price:	g: Closing Price:	8/7/2007 10/5/2007 60 \$1,4389		
Transaction	Trade			Total	Transaction	!]	Shares		Off. Shar Into
Type	Date	Price	Shares	Cost	Type	Date	Price	Shares	Proceeds	@ 10/05/2007	(Loss)	2 p
2B. Class Per	iod Purchases S	old During "	2B. Class Period Purchases Sold During "Lookback Period"	4,							(درسوع)	6
Purchase	06/29/2007	\$10.192	2,708 \$	27,599.94	Sale	08/13/2007	80 013	_		,		
Purchase	06/29/2007	\$10.192	500 \$	5,096.00	Sale	08/13/2007	\$0.912	\$ 005	456.05	o c	(25,130.48)	
Purchase	06/29/2007	\$10.222	1,508 \$	15,414.78	Sale	08/14/2007	\$0.752		1.134.36	- - 0	(14,095,53)	
Purchase	06/29/2007	\$10.222	300 \$	3,066.60	Sale	08/14/2007	\$0.752	_	225.70		(2,840,90)	
Purchase	00/29/2007	\$10.192	1,792 S	18,264.06	Sale	08/14/2007	\$0.752	•	1,348.00	_	(16,916.07)	
Purchase	07/16/2007	\$9.582	110 \$	1 053 00	Sale	08/13/2007	\$0.912	5,000 \$	4,559.55	_	(45,199.45)	
Purchase	07/25/2007	\$8.760	2,000 S	17.520.00	Sale	08/13/2007	\$0.912	2000	100.31		(953.68)	
Purchase	07/26/2007	\$9.052	2,935 \$	26,567.03	Sale	08/13/2007	116.0\$	2,935 \$	2,623.82		(15,696.18)	
Purchase	07/26/2007	\$9.052	2,065 \$	18,691.97	Sale	08/13/2007	\$0.912	2,065 \$	1,883,09	00	(16.808.87)	
Durchase	07/26/2007	\$2.002	2 933	8,463.43	Sale	08/13/2007	\$0.911	935 \$	851.58		(7.611.85)	
Purchase	07/26/2007	\$9.052	2,065 \$	18,691.97	Sale C	08/13/2007	\$0.911	2,000 S	1,822.17	0 S	(16,281.43)	
Purchase	07/26/2007	\$9.062	2,935 \$	26,596.38	Sale	08/13/2007	\$0.920	2556	1,880.77	-	(16,811.20)	
Purchase	07/26/2007	\$9.062	2,065 \$	18,712.62	Sale	08/13/2007	\$0.911	2,065 \$	1.880.77	o 0	(28.31.85)	
Purchase	07/26/2007	\$9.049	168 S	1,520.23	Sale	08/13/2007	\$0.910	168 \$	152.88	_	(1,367.35)	
Purchase	07/26/2007	\$9.052	335 \$	1,02C,1	Sale	08/13/2007	\$0.920	832 \$	765.35	0 \$	(6,763.42)	
Purchase	07/26/2007	\$9.052	3,600 \$	32,586.48	Sale	08/13/2007	\$0.950	3 200	2 / 10 / 40	_	(2,715.90)	
Purchase	07/26/2007	\$9.052	1,065 \$	9,640.17	Sale	08/13/2007	\$0.910	1,065 \$	969.13	O 6	(29,167,98)	
Purchase	07/26/2007	\$9.072	1,660 \$	15,059.19	Sale	08/13/2007	\$0.959	1,660 \$	1,592.74	_	(13,466.45)	
Purchase	07/26/2007	\$9.072	2000 6	18 1/3 60	Sale	08/13/2007	\$0.969	275 \$	266.57	0 S	(2,228.18)	
Purchase	07/26/2007	\$9.072	1,065 \$	9.661.47	Sale	08/13/2007	\$0.974	2,000 \$	1,948.66	0 S	(16,194,94)	
Purchase	07/26/2007	\$9.082	2,435 \$	22,114.18	Sale	08/13/2007	\$0.920	2,435 5	2 220 02) C	(8.655.44)	
Purchase	07/26/2007	\$9.082	1,500 \$	13,622.70	Sale	08/13/2007	\$0.930	1,500 \$	1,394.67	O ((12.228.03)	
Phychase	07/26/2007	39.082	1,065 \$	9,672.12	Sale	08/13/2007	\$0.959	1,065 S	1,021.85	0 S	(8,650.27)	
Purchase	07/26/2007	\$9.062	4 325 A	30,323,00	Sale	08/13/2007	\$0.920	400 s	367.95	\$ 0	(3,257.05)	
Purchase	07/26/2007	\$9.062	665 \$	6.026.10	Sale	08/13/2007	30.920	4,335 \$	3,987.70		(35,295.21)	
Purchase	07/26/2007	\$9.052	2,335 \$	21,135,95	Sale	08/13/2007	025.00	1 22 ¢	21.72		(5,414.37)	
Purchase	07/26/2007	\$9.052	2,000 S	18,103.60	Sale	08/13/2007	016.05	2000 6	2,124.01	o c	(19,011,14)	
Purchase	07/26/2007	\$9.052	665 \$	6,019.45	Sale	08/13/2007	\$0.920	\$ 599	1,020,1	o c	(5,183,03)	
Purchase	07/26/2007	\$9.052	2,435 \$	22,041.13	Sale	08/13/2007	\$0.910	2.435 \$	2.216.29))	(19.824.72)	
Purchase	07/26/2007	\$9.052	1,900 \$	17,198.42	Sale	08/13/2007	\$0.911	1,900 \$	1,730.10	o 6	(15.468.37)	
									,	4	, , , , , , , , , , , ,	

Southern Improvement Last-In First-Out ("LII Luminent Mortgage Ca Class Period: October 1	Southern Improvement Last-In First-Out ("LIFO") Share Accounting Gain (Loss) Analysis Luminent Mortgage Capital, Inc. Class Period: October 10, 2006 - August 6, 2007	hare Accour	ıting Gain (Loss)	Analysis
Туре	Date	Price	Shares		Cost
Purchase	07/26/2007	\$9.052	665	٩	6010 45
Purchase	07/26/2007	\$9.052	4235	54 6	22 725 SE
Purchase	07/26/2007	\$9.052	665	69 i	6,019,47
Purchase	07/27/2007	\$9.018	218	છ	1,965.82
Purchase	07/27/2007	\$9.050	300	63	2,715.00
Purchase	07/27/2007	\$9.055	1,700	**	15,394.00
Purchase	07/27/2007	\$50.68	618	n 4	4,539.00
Purchase	07/27/2007	\$9.063	2,282	69 (20.682.00
Purchase	07/27/2007	\$9.122	2,000	€9	18,244.09
Purchase	07/27/2007	\$9.122	2,200	₩	20,068.71
Purchase	07/27/2007	\$9.042	2,724	9 649	24,629.86
Purchase	07/27/2007	\$9.042	60 :	69 E	5 425 08
Purchase	07/27/2007	\$9.042	765	₩.	6,916.98
Purchase	07/27/2007	\$9.012	4,235	69	38,164.55
Purchase	07/27/2007	\$9.012	765	· 6-9	6,893.95
Purchase	07/27/2007	\$9.013	765 1	69 G	6 894 79
Purchase	07/27/2007	\$9.022	1,118	€9	10,086.37
Purchase	07/27/2007	\$9.022	200	69	1,804.36
Purchase	07/27/2007	\$9.022	300	69	2,706.54
Purchase	07/27/2007	\$9.022	8 60	6.7	5,413.08
Purchase	07/27/2007	\$9.022	198	n u	2,706.54
Purchase	07/27/2007	\$9.022	1,400	69	12,630.52
Purchase	07/27/2007	\$9.022	100	69	902.18
Purchase	07/27/2007	\$9.022	83	69	739.79
Purchase	07/27/2007	\$9.012	1,118	9 69	10,075.19
Purchase	07/27/2007	\$9.032	1,118	69 6	10.097.55
Purchase	07/27/2007	\$9.032	3,882	69	35,061.45
Purchase	07/27/2007	\$9.042	1,118	£9	10,108.73
Purchase	07/27/2007	\$9.042	1,000	- 69	9,041.80
- Cabour	1007/17/10	37.042	1,500	64	13,562.70

Transaction Ţype

Trade Date

Shares Retained @ 10/05/2007

Gain (Loss) 1

\$1.4389

Offset for Shares Sold Into Class Above

Class Period Beginning:
Class Period End:
"Lookback Period" Beginning:
"Lookback Period" End:
Days in "Lookback Period":
"Lookback Period" Average Closing Price:

10/5/2007

\$1.4389

10/10/2006 8/6/2007 8/7/2007

rucnase	Turking.	Purchase	Pirchase	Durchase	Durchase	Purchase	Purchase	Pirchase	Purchase	Purchase	Purchase	Purchase	Purchase	Purchase	Purchase	Purchase	Purchase	Purchase	Purchase	Purchase	Purchase	Purchase	Purchase	Purchase	Purchase	Purchase	Purchase	Purchase	Purchase	Purchase	Purchase	Purchase	Purchase	Purchase	Purchase	Purchase
0112112007	07/2//2007	07/27/2007	07/27/2007	07777707	002112007	07/77/2007	07/2/12007	07/77/7007	1002112110	07/2/12007	07/2//2007	07/27/2007	07/27/2007	07/27/2007	07/27/2007	07/27/2007	07/27/2007	07/27/2007	07/27/2007	07/27/2007	07/27/2007	07/27/2007	07/27/2007	07/27/2007	07/27/2007	07/27/2007	07/27/2007	07/27/2007	07/27/2007	07/27/2007	07/27/2007	07/27/2007	07/27/2007	07/26/2007	07/26/2007	07/26/2007
\$9.062	240.44	\$9.042	\$9.042	39.042	39.032	\$9.032	210.64	210.66	39.022	\$2.022	\$9.022	\$9.022	\$9.022	\$9.022	\$9.022	\$9.022	\$9.022	\$9.013	\$9.013	\$9.012	\$9.012	\$9.042	\$9.042	\$9.042	\$9.042	\$9.122	\$9.122	\$9.063	\$9.063	\$9.078	\$9.055	\$9.050	\$9.018	\$9.052	\$9.052	\$9.052
1,118 \$	1,382 \$	1,500 \$	F,000 \$	1,118 \$	3,882 \$	1,118 \$	5,882 \$	1,118 5		50	1,400 \$	\$ 001	300 \$	600 s	300 \$	200 \$	1,118 \$	765 S	35 \$	765 \$	4,235 \$	765 \$	600 \$	911 \$	2,724 \$	2,200 \$	2,000 \$	2,282 \$	618 \$	\$ 000 \$	1,700 \$	300 \$	218 \$	665 \$	4,235 \$	665 \$
10,131.09	12,495.77	13,562.70	9,041.80	10,108.73	35,061.45	10,097.55	34,983.81	10,075.19	739.79	902.18	12,630.52	902.18	2,706.54	5,413.08	2,706.54	1,804.36	10,086.37	6,894,79	315.45	6,893.95	38,164.55	6,916.98	5,425.08	8,237.08	24,629.86	20,068.71	18,244.09	20,682.00	5,601.00	4,539.00	15,394.00	2,715.00	1,965.82	6,019.47	38,334.53	6,019.45
Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale	Sale
08/13/2007	08/13/2007	08/13/2007	08/13/2007	08/13/2007	08/13/2007	08/13/2007	08/13/2007	08/13/2007	08/13/2007	08/13/2007	08/13/2007	08/13/2007	08/13/2007	08/13/2007	08/13/2007	08/13/2007	08/13/2007	08/13/2007	08/13/2007	08/13/2007	08/13/2007	08/13/2007	08/13/2007	08/13/2007	08/13/2007	08/10/2007	08/10/2007	08/10/2007	08/10/2007	08/10/2007	08/10/2007	08/10/2007	08/10/2007	08/13/2007	08/13/2007	08/13/2007
\$1.038	\$1.068	\$1.058	\$1.048	\$1.048	\$1.048	\$1.068	\$0.920	\$1.048	\$0.973	\$1.067	\$1.057	\$1.007	\$0.939	\$0.919	\$0.909	\$0.900	\$0.920	\$0.910	\$0.973	\$0.910	\$0.910	\$0.910	\$0.910	\$0.910	\$0.910	\$0.894	\$0.894	\$0.794	\$0.894	\$0.794	\$0.794	\$0.794	\$0.794	\$0.910	\$0.910	\$0.910
1,118 \$	1,382 \$	1,500 \$	1,000 \$	1,118 \$	3,882 \$	1,118 \$	3,882 \$	1,118 \$	82 \$	\$ 001	1,400 S	100 \$	300 S	8 000 8	300 S	200 S	1,118 \$	765 \$	35 5	765 \$	4,235 \$	765 \$	600 \$	911 \$	2.724 S	2.200 S	7,000 \$)) ()	ν ε ν ε	500	1.700 S	300 \$	218 \$	665 s	4,235 \$	665 S
1,160.69	1,476.22	1,587.27	1,048.18	1,171.87	4,069.04	1,194.23	3,570.99	1,171.87	79.79	106.69	1,479.77	100.69	281.74	551.61	272.83	179.90	1.028.43	696.14	34.05	696 14	3.853.78	696 14	546.17	829.17	2,478.80	1.967.21	1,014.33	1 912 22	551.05	207.00	135012	228 26	173 13	605 27	3.853.78	605.14
0 \$	S O	s 0	0 S	ه 0	0 9	0 S	0 \$	0 &	0 \$	0 S	0	0	o 0	o ())	о « «) (>	» (c	> ¢	.)	⊃	э с л ь) /) n 6) 1	o c	o	9 G	э с n	э с n е	⊃ (n €	> (5	D
(8,970.40)	(11.019.54)	(11,975.43)	(7,993.62)	(8.936.86)	(30,992.41)	(8,903.33)	(31,412.82)	(8,903.32)	(660.00)	(795.49)	(11,150.75)	(801.49)	(2,424,80)	(4,755.71)	(1,027.70)	(1,634.45)	(0,170.07)	(4) 801 9)	(05.187)	(6 107 81)	(34 310 77)	(15.676.71)	(4 878 01)	(7,407,91)	(33,191.30)	(10,433.72)	(18,869.67)	(3,048.59)	(4,141.91)	(14,040.00)	(14/0.74)	(1,772.06)	(02.414.20)	(04,700,70)	(34,480,75)	(15 010 5)

Page 6 of 10

	(1,205,798.13)	0 \$	151,712.12	153,318 \$				1,357,510.25	153,318 3			and a
												7R Tatal
	(13,527.09)	0	1,532.30	1,882 \$	\$0.814	08/10/2007	Sale	13,039.39	1,002 3	400.00	011111111111111111111111111111111111111	, memor
	(10,753.22)	s 0	1,221.28	1,500 \$	\$0.814	08/10/2007	Sate	16,974.50	1,300	\$7.705	07/31/2007	Parchage
	(10,753.07)	S 0	1,221.28	1,500 S	\$0.814	08/10/2007	Sale	11,9/4.53	1,500 9	¢7,007	07/31/2007	Purchase
	(35,285.20)	\$ 0	3,633.13	4,882 \$	\$0.744	08/10/2007	Sale	38,918.33	4,882	\$1.972	07/31/2007	Purchase
	(844.60)	8 0	96.07	118 \$	\$0.814	08/10/2007	Sale	940.67	118 \$	\$7.972	07/31/2007	Purchase
	(30,905.82)	0 \$	3,272.25	4,282 \$	\$0.764	08/10/2007	Sale	34,178.07	4,282 \$	\$7.982	07/31/2007	Purchase
	(4,336.57)	S 0	452.51	600 s	\$0.754	08/10/2007	Sale	4,789.08	5 009	\$7.982	07/31/2007	r urchase
	(854.04)	s 0	87.81	118 \$	\$0.744	08/10/2007	Sale	941.85	118 \$	\$7.982	07/31/2007	ruchase
	(35,138.75)	0 %	3,877.22	4,882 S	\$0.794	08/10/2007	Sale	39,015.97	4,882 \$	\$7.992	07/31/2007	ruchase
	(852.86)	0 %	90.17	118 \$	\$0.764	08/10/2007	Sale	943.03	118 \$	\$7.992	07/31/2007	ruichase
	(34,699.37)	0	4,072.50	4,882 \$	\$0.834	08/10/2007	Sale	38,771.87	4,882 \$	\$7.942	07/31/2007	rurchase
	(843.42)	0	93.71	118 \$	\$0.794	08/10/2007	Sale	937.13	118 \$	\$7.942	07/31/2007	Purchase
	(7,824,19)	Ф (836.00	1,100 \$	\$0.760	08/07/2007	Sale	8,660.19	1,100 \$	\$7.873	07/31/2007	Purchase
	(7 967 08)		836.00	1,100 \$	\$0.760	08/07/2007	Sale	8,803.08	1,100 \$	\$8.003	07/31/2007	Purchase
	(28.246.92)	O (2,964.00	3,900 \$	\$0.760	08/07/2007	Sale	31,210.92	3,900 S	\$8.003	07/31/2007	Purchase
	(12,066,88)	o «	736.00	1.600 s	\$0,460	08/07/2007	Sale	12,802.88	1,600 \$	\$8.002	07/31/2007	Purchase
	(50.500.01)	o (1.153.68	1,518 \$	\$0.760	08/07/2007	Sale	12,146.73	1,518 \$	\$8.002	07/31/2007	Purchase
	(57, 196.9)	⊃ (59 €	5.730.00	1,500 \$	\$3.820	08/06/2007	Sale	11,991.75	1,500 S	\$7.995	07/31/2007	Purchase
	(2,087,30)	5 (1.910.00	500 S	\$3.820	08/06/2007	Sale	3,997.20	500 \$	\$7.994	07/31/2007	Purchase
	(4,149,00)	⇔ (3,820.00	1,000 s	\$3.820	08/06/2007	Sale	7,969.00	1,000 \$	\$7.969	07/31/2007	Purchase
	(18 501 87)	o (7.640.00	2,000 s	\$3.820	08/06/2007	Sale	15,745.81	2,000 \$	\$7.873	07/31/2007	Purchase
	(35,077)	⊃ (•>> €	83.42	\$ 001	\$0.834	08/10/2007	Sale	854.00	\$ 00I	\$8.540	07/30/2007	Purchase
	(15,005,1)	5	162.74	182 \$	\$0.894	08/10/2007	Sale	1,553.35	182 \$	\$8.535	07/30/2007	Purchase
	(130 61)	5	15.02		\$0.834	08/10/2007	Sale	153.63	18 \$	\$8.535	07/30/2007	Purchase
	(7,000.60))	1.019.50	982 S	\$1.038	08/13/2007	Sale	8,855.19	982 \$	\$9.018	07/27/2007	Purchase
	(14 606 96)) ,	1.868.73	1.800 s	\$1.038	08/13/2007	Sale	16,475.59	1,800 \$	\$9.153	07/27/2007	Purchase
	(30.00)	5	207.64	200 s	\$1.038	08/13/2007	Sale	1,828.62	200 \$	\$9.143	07/27/2007	Purchase
	(30,307.30)	o с	934.37	900 8	\$1.038	08/13/2007	Sale	8,219.79	\$ 006	\$9.133	07/27/2007	Purchase
	(30, 202, 20)	5 6	2064.72	3 787 \$	\$1.048	08/13/2007	Sale	34,271.73	3,782 \$	\$9.062	07/27/2007	Purchase
	/907 27)	5	102.81	\$ 001	\$1.028	08/13/2007	Sale	906.18	100 \$	\$9.062	07/27/2007	Purchase
\$1.4389	(Loss) 1	@ 10/05/2007	Proceeds	Shares	Price	Date	Type	Cost	Shares	rnce	Date	Type
Above	Gain	Retained	Total			Trade	Iransaction	TOTAL)	;		
Into Class	-	Shares				1	Thursday	Total			Trade	Transaction
Shares Sold		!										
Officer for												
		\$1.4389	losing Price:	od" Average C	"Lookback Period" Average Closing Price:	_						
		60		ack Period":	Days in "Lookback Period":							
		10/5/2007		od" End:	"Lookback Period" End:				, 2007	06 - August 6	Class Period: October 10, 2006 - August 6, 2007	Class Period
		8/7/2007		od" Beginning	"Lookback Period" Beginning:					Inc.	Luminent Mortgage Capital, Inc.	Luminent M
		9/6/2007		Ę. (Class Period End:) Analysis	Last-In First-Out ("LIFO") Share Accounting Gain (Loss) Analysis	Share Accou	-Out ("LIFO") :	Last-In First
		10/10/2006		ginning:	Class Period Beginning:						provement	Southern Improvement

	(46,787.65)	5,410 S	•	0 \$:		54,571.88	5,410 \$			
	(238.27) (778.20) (863.11) (16,872.28) (28,035.78)	28 \$ 90 \$ 100 \$ 2,000 \$ 3,192 \$						278.56 907.70 1,007.00 19,750.00 32,628.62	28 \$ 90 \$ 2,000 \$ 3,192 \$	\$9.949 \$10.086 \$10.070 \$9.875 \$10.222	06/27/2007 06/28/2007 06/28/2007 06/28/2007 06/29/2007 06/29/2007	Purchase Purchase Purchase Purchase Purchase
								riod"	2C. Class Period Purchases Held At End of "Lookback Period"	ield At End o	od Purchases E	2C. Class Per
Shares Sold Into Class Above \$1.4389	Gain (Loss) ¹	Shares Retained @ 10/05/2007	Total Proceeds	Shares	Price	Trade Date	Transaction Type	Total Cost	Shares	Price	Trade Date	Transaction Type
		10/10/2006 8/6/2007 8/7/2007 10/5/2007 60 \$1,4389	g: Closing Price:	Class Period Beginning: Class Period End: "Lookback Period" Beginning "Lookback Period" End: Days in "Lookback Period": "Lookback Period" Average (Class Period Beginning: Class Period End: "Lookback Period" Begin "Lookback Period" End: Days in "Lookback Period" Aver			Analysis	Southern Improvement Last-In First-Out ("LIFO") Share Accounting Gain (Loss) Analysis Luminent Mortgage Capital, Inc. Class Period: October 10, 2006 - August 6, 2007	Share Accoun Inc. 16 - August 6,	Southern Improvement Last-In First-Out ("LIFO") Share Accounting (Luminent Mortgage Capital, Inc. Class Period: October 10, 2006 - August 6, 2007	Southern improvement Last-In First-Out ("LIF Luminent Mortgage Ca Class Period: October 1

Grand Total

158,728 \$ 158,728 \$

1,412,082.13 1,412,082.13

153,318 S

151,712,12

5,410

153,318 S

151,712.12

5,410 S

(1,252,585.77) \$

Class Period Purchase Total

Transaction Trade Type Date	Southern Improvement Last-In First-Out ("LIFO") Share Accounting Gain (Loss) Analysis Luminent Mortgage Capital, Inc. Class Period: October 10, 2006 - August 6, 2007
Price	Share Accou .Inc. 06 - August
Shares	ınting Gain (L. 6, 2007
Total Cost	oss) Analysis
Transaction Type	
Trade Date	
Price	Class Period Begi Class Period End: "Lookback Period "Lookback Period Days in "Lookback "Lookback Period
Shares	Class Period Beginning: Class Period End: "Lookback Period" Beginning: "Lookback Period" End: Days in "Lookback Period": "Lookback Period" Average Clo
Total Proceeds	ing: ': e Closing Price:
Shares Retained	10/10/2006 8/6/2007 8/7/2007 10/5/2007 60 \$1.4389
Gain (Loss)	
Offset for Shares Sold Into Class Above	}

Less: Offset for Pre-Class Period Holdings Sold Through End of "Lookback Period":

Total Including Offset for Pre-Class Period Holdings Sold Through End of "Lookback Period":

(1,252,585.77)

1 For Class Period Purchases held at end of Lookback Period, Gain (Loss) is based on holdings valued at \$1.4389 per share
Total figures may differ from FIFO, as under LIFO, post-Class Period sales are first allocated to post-Class Period purchases, if any. These purchases and sales, if any, are not shown here.

Southern Improvement

Analysis of Luminent Mortgage Capital, Inc. Options Trading

7/11/2007 Sold 7/11/2007 Sold 6/26/2007 Sold Short 7/24/2007 Sold Short 7/10/2007 Sold 7/12/2007 Sold 6/28/2007 Sold Date 8/7/2007 Bought to cover 8/2/2007 Sold Short 8/3/2007 Sold 7/2/2007 Sold 7/2/2007 Sold Transaction **ままま** $\overline{\Sigma}$ **ある** Put Put 괱 Put Option Strike Price 10.00 10.00 10.00 10.00 10.00 10.00 7.50 7.50 7.50 Expiration Date Aug-07 \$ Aug-07 \$ Oct-07 Oct-07 Oct-07 Oct-07 Jan-08 Oct-07 \$ Jan-08 Jan-08 Jan-08 Jan-08 \$ Price 0.24 0.49 0.37 0.48 0.72 0.33 0.53 1.26 0.42 Number of Period" Average
Contracts Total Sale Price Closing Price 200 20 40 76 100 100 11 39 23 10 Total Options Total Call Options **Total Put Options** 845.98 3,285.94 9,585.84 5,285.91 1,467.97 1,260.98 1,474.97 1,810.97 447.00 959.98 403.99 777.98 69 "Lookback 0.06 8.69 6.21 6.21 6.21 8.62 6/3 69 69 64 Gain (Loss) (141,284.37) (154,331.63) (11,570.69) (58,797.39) (19,733.47) 13,047.26 (56,797.42) 8,409.37 2,765.93 (7,432.66) 1,467.97 403.99 Expired Expired Note Data had \$20 strike price

Summary of Analyses
Luminent Mortgage Capital, Inc.
Class Period: October 10, 2006 - August 6, 2007

Allen Dayton

		Ļ		-	
(16) = (14) +(15)	(18,425,46)	5.46	(18,425,46)	s	Gain (Luss) After Offset
(15)	,	· ·		W	Less: Offset for Pre-Class Holdings Sold Above S1,4389
(14)	\$ (18,425.46)		(18,425.46)	S	Gain (Loss) on Class Period Purchases (3)
	·				Gain (Loss) Analysis
		Ц			
(13) = (11) - (8)	S 18,425.46	_	18,425.46	s	Dellars (Net Expenditures)
(12) = (10) - (7)	0	0			Net Class Period + "Lookback Period" Purchases (Sakes) (1) Shares
(c) - (c) - (11)	10,120,70	_		-	
(10)=(2)-(4)	20 977 01		10 778 03	<u> </u>	Dollars Net Expenditures (Net Proceeds)
	3	5	u		Net Class Period Purchases (Sales) (1) Shares
					Net Expenditure Analysis
(9) = (6) - (7)		•			Shares Held @ 10/05/2007 (2)
9	S 0.636		, i	S (Average Price of Sales
99		2,050	- - -	<u>, </u>	Shares Dollars
					"Lookback Period" Sales (1)
(6) = (1) + (2) - (4)	2,050	2,050	k 1		Shares Held 08/06/2007
:	NA.	X			Average Price of Sales
9 9				es.	Dollars
i					Class Period Sales
3	\$ 9.624			S	Average Price of Purchases
98	S 19.728.93		19,728,93	s	Dollars
)	2000	200			Class Period Purchases Shares
()	•	1		-	Shares Held @ 10/10/2006
					Trading Analysis
Calculation		1			
	Accounting Basis		Accounting Basis	<u>.</u>	
-	1		200	7	

Notes:

(1) Sales estributable to Pre-Class Period Holdings and Class Period Purchases only; Figures may not be equal under FIFO and LIFO as under LIFO, post-Class Period sales are first allocated to post-Class Period purchases, if any.

(2) Holdings attributable to Pre-Class Period Holding and Class Period Purchases only; Figures may not be equal under FIFO and LIFO as under LIFO, post-Class Period sales are first allocated to post-Class Period purchases, if any.

(3) Class Period Purchases held as of 10/05/2007 valued at \$1.4389, the average closing price of Luminent Mortgage Capital, Inc. common stock between 08/07/2007 and 10/05/2007 (60-Day 'Lookback Period').

IA. LOISI	Pre-C	1A.]	Pre-C	Tran	Allen First Lum Class
1810	lass Perio	re-Class	lass Peri	Transaction Type	Allen Dayton First-In First- Luminent Mo Class Period:
	Pre-Class Period Holdings	Period Holdin	Pre-Class Period Holdings	Trade Date	Allen Dayton First-In First-Out ("FIFO") Share Accounting Luminent Mortgage Capital, Inc. Class Period: October 10, 2006 - August 6, 2007
		gs Sold Th		Price	Share Acco Inc. 06 - Augus
•		1A. Pre-Class Period Holdings Sold Through End of Class Period	0	Shares	Allen Dayton First-In First-Out ("FIFO") Share Accounting Gain (Loss) Analysis Luminent Mortgage Capital, Inc. Class Period: October 10, 2006 - August 6, 2007
		ass Period		Total Cost	oss) Analysis
				Transaction Type	
				Trade Date	
				Price	Class Period Beginning: Class Period End: "Lookback Period" Beginning: "Lookback Period" End: Days in "Lookback Period": "Lookback Period" Average Cl
0				Shares	Beginning: End: riod" Beginn riod" End: kback Period
0 \$				Total Proceeds	Class Period Beginning: Class Period End: "Lookback Period" Beginning: "Lookback Period" End: "Lookback Period" Average Closing Price:
0	0			Shares Retained @ 10/05/2007	10/10/2006 8/6/2007 8/7/2007 10/5/2007 60 \$1,4389
				Gain (Loss)	
s	₩			Offset for Shares Sold Into Class Above \$1,4389	
	ı			for Sold Sess	

2A. Total		2A. Class Period Purchases Sold Prior to End of Class Period	Transaction Type	Allen Dayton First-In First-Out ("FIFO") Share Accounting Gain (Loss) Analysis Luminent Mortgage Capital, Inc. Class Period: October 10, 2006 - August 6, 2007
		d Purchases	Trade Date	ut ("FIRO" tgage Capita ectober 10, 2
		Sold Prior b	Price) Share Acco 1, Inc. 006 - August
0 \$		End of Class l	Shares	unting Gain (L4 6, 2007
		eriod	Total Cost	oss) Analysis
			Transaction Type	
			Trade Date	
; ;		٠	Price	Class Period Beginning: Class Period End: "Lookback Period" Begin "Lookback Period" End: Days in "Lookback Period" Aven
0 \$			Shares	Class Period Beginning: Class Period End: "Lookback Period" Beginning "Lookback Period" End: Days in "Lookback Period": "Lookback Period" Average C
S			Total	ng: Closing Price:
0 5	0 \$		Shares Retained @ 10/05/2007	10/10/2006 8/6/2007 8/7/2007 10/5/2007 60 \$1,4389
			Gain (Loss) ¹	
. 8	•		Offset for Shares Sold Into Class Above \$1,4389	

	(18,425.46)	S 0	1,303.47	2,050 S				19,728.93	2,050 S			AD. TOTAL
	(2,554.25)	6	170.72	i	# 0000							7B Total
	(1,697.81)	o e	100.75		\$0.636	08/07/2007	Sale	2,745.00	300 \$	\$9.150	07/23/2007	Purchase
	(20.07.0.0)	,	11717		95.9 US	08/07/2007	Sale	1,824.98	200 \$	\$9.125	07/19/2007	Purchase
	(10.7#2,1)	.	25/2/		\$0.636	08/07/2007	Sale	3,824.96	400 S	\$9.562	07/11/2007	Purchase
	(17.72.67)	0 1	۶۶ کو		\$0.636	08/07/2007	Sale	1,442.99	150 S	39.020	1007117100	* memase
	(7,402.53)	0	508.67	800 \$	\$0.636	08/07/2007	Sale	07.116.	000	0.000	יייייייייייייייייייייייייייייייייייייי	Direchase
	(1,852.63)	0	127.17	£ 002	60.000	10007110100		701170	800	288 03	06/26/2007	Purchase
		•	i		253 03	08/07/2007	Sale.	1.979.80	200 \$	\$9.899	06/26/2007	Purchase
								7	2B. Class Period Purchases Sold During "Lookback Period"	old During "I	iod Purchases S	2B. Class Per
\$1.4389	(Loss) 1	@ 10/05/2007	Proceeds	Shares	Price	Date	Туре	Cost	Shares	Price	Date	Lype
A	Cain.	Retained	Total			11400	TOTAL				l	I
Shares Sold Into Class		Shares	.			1	Transaction	Total			Trade	Transaction
Officet for				ĺ								
		\$1.4389	losing Price:	"Lookback Period" Average Clo	"Lookback Per							
		60		back Period":	Days in "Lookback Period":							
		10/5/2007		iod" End:	"Lookback Period" End:				1			
		8/7/2007		"Lookback Period" Beginning:	"Lookback Per				2007	K - August 6	Class Period: October 10, 2006 - August 6, 2007	Class Period:
		8/6/2007		Į.	Class Period End:			i normal Jana	Contract Contract	Inc	Luminent Mortgage Canital, Inc.	Luminent Mo
		10/10/2006		egmang:	Class Period Beginning:			Analysis	First-In First-Out ("FIFO") Share Accounting Gain I are) Analysis	Share Accoun	Out ("FIFO") ;	First-In First
												Allen Dayton

Grand Total

Class Period Purchase Total

2,050 \$ 2,050 \$

19,728.93 19,728.93

2,050

1,303.47 1,303.47

2,050 \$

(18,425.46) S

Transaction Trade Type Date	Allen Dayton First-In First-Out ("FIFO") Share Accounting Gain (Loss) Analysis Luminent Mortgage Capital, Inc. Class Period: October 10, 2006 - August 6, 2007
Price) Share Acco I, Inc.)06 - August
Shares	unting Gain (L 6, 2007
Total Cost	oss) Analysis
Transaction Type	
Trade Date	
Price	Class Period Beginning: Class Period End: "Lookback Period" Begin "Lookback Period" End: Days in "Lookback Period" Avers
Shares	Class Period Beginning: Class Period End: "Lookback Period" Beginning "Lookback Period" End: Days in "Lookback Period": "Lookback Period" Average C
Total Proceeds	ng:
Shares Retained @ 10/05/2007	10/10/2006 8/6/2007 8/7/2007 10/5/2007 60 \$1,4389
Gain (Loss) ¹	
Offset for Shares Sold Into Class Above \$1,4389	

Less: Offset for Pre-Class Period Holdings Sold Through End of "Lookback Period":

Total Including Offset for Pre-Class Period Holdings Sold Through End of "Lookback Period":

(18,425.46)

Page 7 of 7

1 For Class Period Purchases held at end of Lookback Period, Gain (Loss) is based on holdings valued at \$1.4389 per share

1A. P	
Pre-Class	
Period]	
Holdings	
Sold TI	
rough l	
End of C	
lass Per	
Tod.	

Pre-Class Period Holdings
Pre-Class Period Holdings

Shares

Offset for Shares Sold Into Class Above

Class Period End:
"Lookback Period" Beginning: Class Period Beginning:

10/10/2006 8/6/2007 8/7/2007 10/5/2007

"Lookback Period" Average Closing Price:

\$1,4389 8

Days in "Lookback Period": "Lookback Period" End:

IB. Total	Transaction Trade To Type Date Price Shares Cc 1B. Pre-Class Period Holdings Sold During "Lookback Period"	Anica Dayton Last-Ia First-Out ("LIFO") Share Accounting (Luminent Mortgage Capital, Inc. Class Period: October 10, 2006 - August 6, 2007
	Trade Date Period Holdi	Out ("LIFO" rtgage Capita October 10, 2
	Price ngs Sold Dur) Share Accord, Inc. 006 - August
0	Shares ing "Lookbacl	anting Gain (I
	Total Cost k Period"	Last-Ia First-Out ("LIFO") Share Accounting Gain (Loss) Analysis Luminent Mortgage Capital, Inc. Class Period: October 10, 2006 - August 6, 2007
	Transaction Type	
	Trade Date	·
	Price	Class Period Begin Class Period End: "Lookback Period "Lookback Period "Lookback Period" "Lookback Period"
6	Shares	Class Period Beginning: Class Period End: "Lookback Period" Beginning: "Lookback Period" End: Days in "Lookback Period": "Lookback Period" Average Cl
· .	Total Proceeds	Class Period Beginning: Class Period End: "Lookback Period" Beginning: "Lookback Period" End: Days in "Lookback Period": "Lookback Period" Average Closing Price:
5 0	Retained @ 10/05/2007	10/10/2006 8/6/2007 8/7/2007 10/5/2007 60 \$1,4389
	Gain (Loss) ¹	
φ, φ,	Above \$1.4389	Offset for Shares Sold

			_	
IC. Total		IC. Pre-Class Period Holdings Held at End of "Lookback Period"	Transaction Type	Allen Dayton Last-In First-Out ("LIFO") Share Accounting Gain (Loss) Analysis Luminent Mortgage Capital, Inc. Class Period: October 10, 2006 - August 6, 2007
		Period Holdi	Trade Date	Out ("LIFO") rigage Capita October 10, 2
		ngs Held at E	Price) Share Accou I, Inc. 006 - August (
0	0	nd of "Lookba	Shares	nting Gain (L 5, 2007
		ick Period"	Total Cost	oss) Analysis
	•		Transaction Type	
			Trade Date	
			Price	Class Period Begin Class Period End: "Lookback Period "Lookback Period Days in "Lookback "Lookback Period"
0			Shares	Class Period Beginning: Class Period End: "Lookback Period" Beginning: "Lookback Period" End: Days in "Lookback Period": "Lookback Period" Average Cl
			Total Proceeds	Class Period Beginning: Class Period End: "Lookback Period" Beginning: "Lookback Period" End: Days in "Lookback Period": "Lookback Period" Average Closing Price:
•	0		Shares Retained @ 10/05/2007	10/10/2006 8/6/2007 8/7/2007 10/5/2007 60 \$1,4389
	٠.		Gain (Loss)	
8			Offset for Shares Sold Into Class Above \$1,4389	
. [l	

Gain

\$1.4389

Offset for Shares Sold Into Class Above

40

Purchase 2B. Total Purchase Purchase Luminent Mortgage Capital, Inc. Class Period: October 10, 2006 - August 6, 2007 Purchase Purchase Purchase 2B. Class Period Purchases Sold During "Lookback Period" Last-In First-Out ("LIFO") Share Accounting Gain (Loss) Analysis Allen Dayton Transaction 07/11/2007 07/19/2007 06/26/2007 06/26/2007 06/27/2007 Trade \$9.889 Price \$9.620 \$9.562 \$9.899 Shares 2,050 200 800 150 400 200 300 ပိုင် Total 19,728.93 2,745.00 1,824.98 7,911.20 1,979.80 3,824.96 1,442.99 Sale Sale Sale Sale Sale Transaction Type 08/07/2007 08/07/2007 08/07/2007 08/07/2007 08/07/2007 08/07/2007 Trade Date Class Period Beginning:
Class Period End:
"Lookback Period" Beginning:
"Lookback Period" End: "Lookback Period" Average Closing Price: Days in "Lookback Period": Price \$0.636 \$0.636 \$0.636 \$0.636 \$0.636 Shares 2,050 200 400 300 Proceeds Total 1,303.47 127.17 508.67 95.38 254.34 127.17 190.75 @ 10/05/2007 Retained Shares 10/10/2006 8/6/2007 10/5/2007 8/7/2007 \$1.4389 8 0 0 ŧ, (Loss) Gain (18,425.46) (1,852.63) (7,402.53) (3,570.62)(1,347.61) (2,554.25)(1,697.81) Offset for Shares Soid Into Class Above \$1.4389

0 \$

0 4

> (Loss) Gain

\$1.4389

Offset for Shares Sold Into Class Above

10/10/2006 8/6/2007 8/7/2007

10/5/2007 \$1,4389 8

Page 6 of 8

Grand Total

2,050 \$

19,728.93 19,728.93

2,050 2,050

1,303.47 1,303.47

(18,425.46) \$

(18,425.46)

2,050

Class Period Purchase Total

Transaction Trade Type Date	Allen Dayton Last-In First-Out ("LIFO") Share Accounting Gain (Loss) Analysis Luminent Mortgage Capital, Inc. Class Period: October 10, 2006 - August 6, 2007
Price	O'') Share Acc pital, Inc. 0, 2006 - Augus
Shares	ounting Gain () st 6, 2007
Total Cost	loss) Analysis
Transaction Type	
Trade Date	
Price	Class Period Begi Class Period End: "Lookback Period "Lookback Period Days in "Lookback "Lookback Period
Shares	Class Period Beginning: Class Period End: "Lookback Period" Beginning: "Lookback Period" End: Days in "Lookback Period": "Lookback Period" Average Cle
Total Proceeds	ning: r: ge Closing Price:
Shares Retained @ 10/05/2007	10/10/2006 8/6/2007 8/7/2007 10/5/2007 60 \$1,4389
Gain (Loss) ¹	
Offset for Shares Sold Into Class Above \$1,4389	

Less: Offset for Pre-Class Period Holdings Sold Through End of "Lookback Period":

Total Including Offset for Pre-Class Period Holdings Sold Through End of "Lookback Period":

I For Class Period Purchases held at end of Lookback Period, Gain (Loss) is based on holdings valued at \$1.4389 per share
Total figures may differ from FIFO, as under LIFO, post-Class Period sales are first allocated to post-Class Period purchases, if any. These purchases and sales, if any, are not shown here.

Date

Expiration
Date

Price

"Lookback
Number of Period" Average
Contracts Total Sale Price Closing Price

Allen Dayton Analysis of Luminent Mortgage Capital, Inc. Options Trading

	7/2/2007 Sold	6/28/2007 Sold
	Put	Put
	€9	↔
	10.00	7.50
	Jan-08 \$ 1.26	Jan-08 \$
	1.26	0.42
Tota	10 \$	20 \$
Total Put Options	10 \$ 1,260.98 \$	845.98 \$
S	8.69 \$	6.21 \$
\$ (19,686.68)	8.69 \$ (7,432.66)	(12,254.02)
		(12,254.02) Assigned: Loss based on strike price - closing price of commmon on assignment date

Notes:

Summary of Analyses Luminent Mortgage Capital, Inc. Class Period: October 10, 2006 - August 6, 2007

ΑŠ

(CT)1. (MT) = (0T)			
30133			Gain (Loss) After Offset
(15)	'	•	Less: Offset for Pre-Class Holdings Sold Above \$1,4389
(14)	\$		Gain (Loss) on Class Period Purchases (3)
			G. H. L. A.
			Cain (I Ass) Analysis
(40) (41)			
(13) = (11) - (8)	s	٠	(Net Expenditures)
(12) = (10) - (7)	o´	0	Net Class Period + "Lookback Period" Purchases (Sales) (1) Shares
(e) = (u)	 - -		
(11) = (2) - (3)		٠,	Dollars Net Expenditures (Net Proceeds)
(10) = (7) - (4)	9		Net Class Period Purchases (Sales) (1) Shares
			Net Expenditure Analysis
;			N. 47.
(9) = (6) - (7)	•		Shares Held @ 10/05/2007 (2)
8 7	\$. 0	٠,٥	Shares Dollars
			"Lookback Period" Sales (1)
(6) = (1) + (2) - (4)	•	•	Shares Held 08/06/2007
9 3	υ ,	' '	Dollars
		•••	Class Period Sales
(2) (3)	\$	* - 0	Dollars
			Class Period Purchases
3			Shares Held @ 10/10/2006
			Trading Analysis
Calculation			
	LIFO Share Accounting Basis	FIFO Share Accounting Basis	

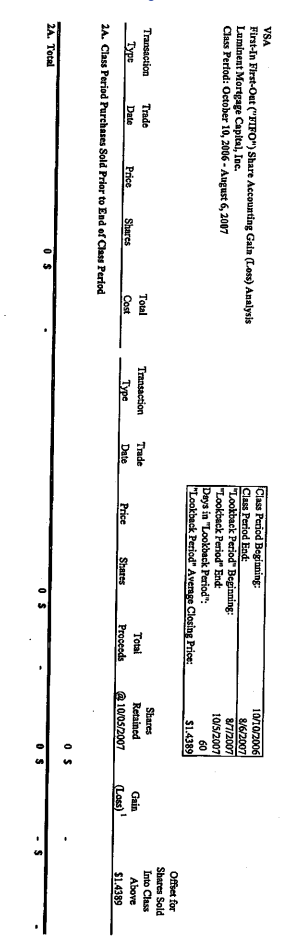
Sales attributable to Pre-Class Period Holdings and Class Period Purchases only; Figures may not be equal under FIFO and LIFO, post-Class Period sales are first allocated to post-Class Period purchases, if any.
 Holdings attributable to Pre-Class Period Holding and Class Period Purchases only; Figures may not be equal under FIFO and LIFO as under LIFO, post-Class Period sales are first allocated to post-Class Period purchases, if any.
 Class Period Purchases held as of 10/05/2007 valued at \$1.4389, the average closing price of Luminent Mortgage Capital, Inc. common stock between 08/07/2007 and 10/05/2007 (60-Day Lookback Period).
 Sales of Pro-Class Period Holdings.

Cain (Loss)

\$1.4389

Offset for Shares Sold Into Class Above

Page I of 7



2B. Total	Transaction Type 2B. Class Perl	VSA First-Out ("FIFO") Share Accounting (Luminent Mortgage Capital, Inc. Class Period: October 10, 2006 - August 6, 2007
	Trade Date	Out ("FIFO" rigage Capit October 10, :
	Price s Sold Durin	") Share Acco al, Inc. 2006 - Augus
G 50	Transaction Trade Type Date Price Shares 2B. Class Period Purchases Sold During "Lookback Period"	Y5A First-In First-Out ("FIFO") Share Accounting Gain (Loss) Analysis Luminent Mortgage Capital, Inc. Class Period: October 10, 2006 - August 6, 2007
	Total Cost	oss) Analysis
	Transaction Type	
	Trade Date	
	Price	Class Period Begi Class Period End: "Lookback Period "Lookback Period Days in "Lookback "Lookback Period
٥	Shares	Class Period Beginning: Class Period End: "Lookback Period" Beginning: "Lookback Period" End: Days in "Lookback Period": "Lookback Period" Average Cle
	Total Proceeds	Class Period Beginning: Class Period End: "Lookback Period" Beginning: "Lookback Period" End: "Days in "Lookback Period": "Lookback Period" Average Closing Price:
0 0 9 0	Shares Retained @ 10/05/2007	10/10/2006 8/6/2007 8/7/2007 10/5/2007 60 \$1,4389
	Gain (Loss) 1	
	Into Class Above \$1.4389	Offset for

Less: Offset for Pre-Class Period Holdings Sold Through End of "Lookback Period"; Total Including Offset for Pre-Class Period Holdings Sold Through End of "Lookback Period";	Class Period Purchase Total 0 S . Grand Total 0 S .	First-In First-Out ("FIFO") Share Accounting Gain (Loss) Analysis Luminent Mortgage Capital, Inc. Class Period: October 10, 2006 - August 6, 2007 Transaction Trade Total Transaction Type Date Price Shares Cost Type	VSA
riod":	С С 6 У	Class Period End: "Lookback Period" Beginning: "Lookback Period" End: "Lookback Period" End: Days in "Lookback Period": "Lookback Period" Average Closing Price: "Lookback Period" Average Total Trade Price Shares Proceeds	Class Period Beginning:
to so	~ ~	\$16/2007 \$17/2007 \$17/2007 \$10/5/2007 \$0 \$1.4389 Shares Retained Gain @ 10/05/2007 (Loss) 1	10/10/2004
1 1) \$4	Offset for Shares Soid Into Class Above \$1.4389	

1 For Class Period Purchases held at end of Lookback Period, Gain (Loss) is based on holdings valued at \$1.4389 per share

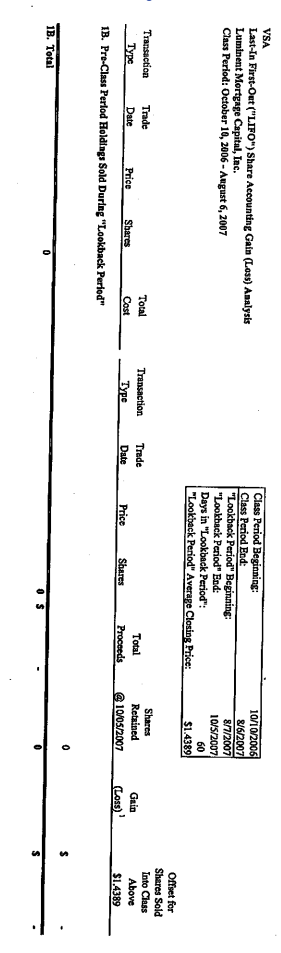
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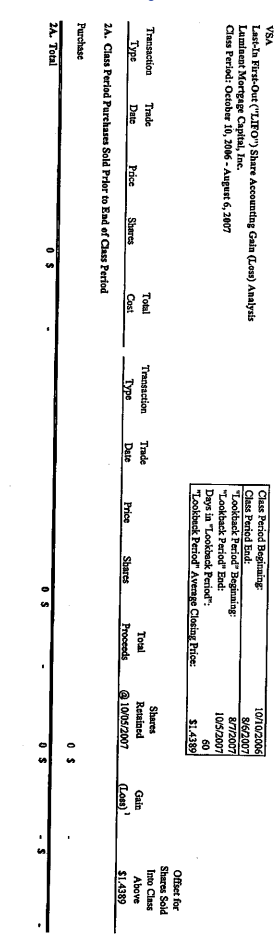
\$1.4389

Offset for Shares Sold Into Class Above

S



IC. Total	Pre-Class Period Holdings	1C. Pre-Class Period Holdings Held at End of "Lookback Period"	Transaction Trade Type Date	VSA Last-In First-Out ("LIFO") Share Accounting Gain (Loss) Analysis Luminent Mortgage Capital, Inc. Class Period: October 10, 2006 - August 6, 2007
		gs Held at E	Price	Share Accor
0	0	nd of "Look!	Shares	uting Gain (6, 2007
		pack Period"	Total Cost	Loss) Analysis
			Transaction Type	
			Trade Date	
			Price	Class Period Begin Class Period End: "Lookback Period" "Lookback Period" Days in "Lookback Period"
0			Shares	Class Period Beginning: Class Period End: "Lookback Period" Beginning: "Lookback Period" End: Days in "Lookback Period": "Lookback Period" Average Cl
۰.			Total Proceeds	Class Period Beginning: Class Period End: "Lookback Period" Beginning: "Lookback Period" End: Days in "Lookback Period": "Lookback Period" Average Closing Price:
0	~		Shares Retained @ 10/05/2007	10/10/2006 8/6/2007 8/7/2007 10/5/2007 60 \$1.4389
			Gain (Loss) 1	
S			Offset for Shares Sold Into Class Above \$1,4389	



2B. Total	Transaction Trade Type Date Price Shares 2B. Class Period Purchases Sold During "Lookback Period"	VSA Last-In First-Out ("LIFO") Share Accounting Gain (Loss) Analysis Luminent Mortgage Capital, Inc. Class Period: October 10, 2006 - August 6, 2007
<u>ه</u> ده	Shares g "Lookback Pe	ounting Gain (L t 6, 2007
	Total Cost	oss) Analysis
	Transaction Type	
	Trade Date	•
	Price	Class Period Begi Class Period End: "Lookback Period "Lookback Period Days in "Lookback "Lookback Period
0 8	Shares	nning: "Beginnin "End: k Period":
	Total Proceeds	ng:
• O S	Shares Retained @ 10/05/2007	10/10/2006 8/6/2007 8/7/2007 10/5/2007 60 \$1.4389
	Gain (Loss) ¹	
	Shares Sold Into Class Above \$1,4389	Offset for

Grand Total

Class Period Purchase Total

Transaction Trade Type Date	VSA Last-In First-Out ("LIFO") Share Accounting Gain (Loss) Analysis Luminent Mortgage Capital, Inc. Class Period: October 10, 2006 - August 6, 2007
Price) Share Acco I, Inc. 006 - August
Shares	unting Gain (I
Total	.oss) Analysis
Transaction Type	•
Trade Date	
Price	Class Period Begi Class Period End: "Lookback Period "Lookback Period "Lookback Period" "Lookback Period"
Shares	Class Period Beginning: Class Period End: "Lookback Period" Beginning "Lookback Period" End: Days in "Lookback Period"; Thookback Period" Average C
Total Proceeds	ning: ** ge Closing Price:
Shares Retained	10/10/2006 8/6/2007 8/7/2007 10/5/2007 60 \$1,4389
Gain (Loss) ¹	
Offset for Shares Sold Into Class Above \$1 4380	

Total Including Offset for Pre-Class Period Holdings Sold Through End of "Lookback Period": Less: Offset for Pre-Class Period Holdings Sold Through End of "Lookback Period":

1 For Class Period Purchases held at end of Lookback Period, Gain (Loss) is based on holdings valued at \$1.4389 per share
Total figures may differ from FIFO, as under LIFO, post-Class Period sales are first allocated to post-Class Period purchases, if any. These purchases and sales, if any, are not shown here.

Page 8 of 8

VSA Analysis of Luminent Mortgage Capital, Inc. Options Trading

	\$ (38,584.37)	59	as	Total Put Options	100							
	(7,432.66)	€\$	\$ 8.69 \$	10 \$ 1,260.98	69	10	1.26	Jan-08 \$	10.00	69	Put	7/2/2007 Sold
	6.21 \$ (11,570.69)	€9	\$ 6.21	845.98	6/3	20	0.42	Jan-08 \$	7.50	6-9	Put	6/28/2007 Sold
(14,208.10) (5,372.93) Assigned: Loss based on strike price - closing price of commmon on assignment date	(14,208.10) (5,372.93)	₩ ₩	\$ 8.62 \$ \$ 8.62 \$	1,303.90 507.07	69 69	18 7	0.72 0.72	Oct-07 \$ Oct-07 \$	10.00 10.00	69 69	Put	7/10/2007 Sold 7/10/2007 Sold
Note	Gain (Loss) Note	Ì	"Lookback Number of Period" Average Contracts Total Sale Price Closing Price	l Sale Price	Tota	Number of Contracts	Price	Expiration Date	Strike Price		Option	Date Transaction

EXHIBIT 2

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Press Release

Source: Faruqi & Faruqi LLP

Faruqi & Faruqi, LLP Announces Filing of Class Action Lawsuit Against Luminent Mortgage Capital, Inc. -- LUM

Wednesday August 8, 5:01 pm ET

NEW YORK, Aug. 8, 2007 (PRIME NEWSWIRE) -- Notice is hereby given that a class action lawsuit was commenced in the United States District Court for the Northern District of California on behalf of all purchasers of Luminent Mortgage Capital, Inc. ("Luminent" or the "Company") (NYSE:LUM - News) securities between July 24, 2007 and August 6, 2007, inclusive (the "Class Period"). A copy of the complaint filed in this action can be viewed on the Faruqi & Faruqi, LLP website at http://www.faruqilaw.com.

The complaint charges defendants with violations of federal securities laws by, among other things, issuing a series of materially false and misleading press releases and SEC filings regarding Luminent's financial results and business prospects. Specifically, the complaint alleges that Luminent failed to disclose: (i) the Company was not sufficiently liquid; (ii) the Company's financial statements and reports were not prepared in accordance with GAAP and SEC rules; and (iii) that defendants lacked any reasonable basis to claim that the Company had ample liquidity and that the dividend payments were secure. As a result, the price of the Company's common stock was artificially inflated throughout the Class Period. On August 6, 2007, however, defendants shocked the market when they announced that the Company was cancelling the payment of its dividend. In response to the announcement, Luminent's share price dropped to a low of \$3.75 on August 6, 2007 before trading was halted. It then opened on August 7, 2007 at \$0.50, representing a drop of over 85%.

Plaintiff seeks to recover damages on behalf of himself and all other individual and institutional investors who purchased or otherwise acquired Luminent securities between July 24, 2007 through August 6, 2007, excluding defendants and their affiliates. Plaintiff is represented by Faruqi & Faruqi, LLP, a law firm with extensive experience in prosecuting class actions and significant expertise in actions involving corporate and securities fraud.

If you wish to obtain information concerning joining this action you can do so under the "Join Lawsuit" section of our website at http://www.faruqilaw.com.

If you purchased Luminent securities during the Class Period, you may, not later than Monday, October 8, 2007, move the court to serve as lead plaintiff of the class, if you so choose. In order to serve as lead plaintiff, however, you must meet certain legal requirements.

More information on this and other class actions can be found on the Class Action Newsline at http://www.primenewswire.com/ca

Contact:

Faruqi & Faruqi LLP Shane Rowley, Esq. Srowley@faruqilaw.com Anthony Vozzolo, Esq. Avozzolo@faruqilaw.com Richard Schwartz, Esq. Rschwartz@faruqilaw.com (212) 983-9330 Fax: (212) 983-9331 369 Lexington Avenue, 10th Floor New York, NY 10017

Faruqi & Faruqi, 1967 Annowices Ping of Class Action Lawsuit Against Luminent Mortgage Capital, I	Page 2 of 2

Source: Faruqi & Faruqi LLP

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EXHIBIT 3

RESUME OF LOWEY DANNENBERG BEMPORAD SELINGER & COHEN, P.C.

White Plains Plaza One North Broadway, 5th Floor White Plains, NY 1060I-2310 Telephone: 914-997-0500

Fax: 914-997-0035

Four Tower Bridge 200 Barr Harbor Drive, Suite 400 West Conshohocken, PA 19428-2977 Telephone: 610-941-2760

Fax: 610-862-9777

lowey@WestNet.com (E-Mail) www.lowey.com

Since the 1960s, Lowey Dannenberg Bemporad Selinger & Cohen, P.C. (The "Lowey firm" or "the firm") has specialized in complex litigation, generally representing plaintiffs. The firm employs seventeen lawyers and an experienced paralegal and support staff.

Our regular clients are institutional and other large investors and health benefit insurers. The Lowey firm has achieved many notable successes over the years that have resulted in recoveries aggregating billions of dollars.

<u>Investor Litigation</u>

The Lowey firm represents investors. Our clients' cases involve securities and commodities fraud, coercive mergers and tender offers, statutory appraisal proceedings, proxy contests and election irregularities, failed corporate governance, stockholder agreement disputes, and customer/brokerage firm arbitration proceedings.

Our investor litigation practice group has recovered billions of dollars in the aggregate for our clients. But the value of our accomplishments is measured by more than dollars. We have also achieved landmark, long term corporate governance changes at

public companies, including reversing results of elections and returning corporate control to the companies' rightful owners, its stockholders.

The Lowey firm's institutional investor clients have included the New York City Pension Funds, the New York State Common Retirement Fund, Federated Investors, Glickenhaus & Co., the Denver Employees Retirement Plan, Millennium Partners and Karpus Investment Management.

Prescription Drug Overcharge Litigation

The Lowey firm has become the nation's premier litigation firm for health insurers to recover overcharges for prescription drug and other medical products and services. Our skills in this area are recognized by the largest payers for pharmaceuticals in the United States, including Aetna, CIGNA, Humana, and Wellpoint, who frequently retain the firm to assert claims against pharmaceutical manufacturers for conduct resulting in overpriced medication.

Commitment to Clients

In both the investor litigation and prescription overcharge litigation fields, the Lowey firm has distinguished itself from its competitors by departing from the norms of plaintiff's class action law firm practices, advising its clients to do things differently in ways which benefit the clients, whereas more traditional routes would have been to the Lowey firm's greater short-term benefit. However, the firm's reward has been its retention as the

plaintiff's law firm of choice by the most diverse blue chip clientele of any U.S. plaintiff's law firm.

Through contingency or other flexible fee arrangements, the Lowey firm commits its financial and intellectual resources to achieving the best possible results for its clients. The firm takes on cutting-edge legal issues, and has brought about significant expansions of the rights of plaintiffs under federal and state securities, antitrust, corporation, and deceptive practice laws.

Client Recoveries

Recent achievements for our clients include the following:

- On March 19, 2007, the United States District Court for the Southern District of New York approved a \$79,750,000 settlement of a class action, in which the Lowey firm acted as Co-Lead Counsel, on behalf of United States investors of Philip Services Corp., a bankrupt Canadian resource recovery company. \$50,500,000 of the settlement was paid by the Canadian accounting firm of Deloitte & Touche, LLP, which the Lowey firm believes is the largest recovery from a Canadian auditing firm in a securities class action, and among the largest obtained from any accounting firm. In re Philip Services Corp., Securities Litigation, 98 Civ. 835 (AKH) (S.D.N.Y.) Earlier in the litigation, the United States Court of Appeals for the Second Circuit issued a landmark decision protecting the rights of United States citizens to sue foreign companies who fraudulently sell their securities in the United States. DiRienzo v. Philip Services Corp., 294 F.3d (2d Cir.), cert. denied, 123 S.Ct. 556 (2002).
- The Lowey firm's innovative strategy and aggressive prosecution produced an extraordinary recovery in the fall of 2005 for the New York City Pension Funds in the WorldCom Securities Litigation, substantially superior to that of any other WorldCom investor in either class or opt-out litigation. Following our advice to opt out of a class action in order to litigate their claims separately, the New York City Pension Funds recovered almost \$79 million, including 100% of their damages resulting from investments in WorldCom bonds.

- On May 19, 2006, the United States District Court for the Southern District of New York approved a \$72,762,500 partial settlement of a class action on behalf of entities and persons who traded New York Mercantile Exchange natural gas futures contracts. Since that hearing, additional settlements which were preliminarily approved by the Court on February 12, 2007, have brought the total settlements to date to \$100 million. The Lowey firm is colead counsel for a class of plaintiffs who allege that the defendants manipulated the prices of natural gas futures and options contracts by reporting inaccurate, misleading, and false information concerning physical commodity trades to trade publications that compile and publish indices of natural gas spot prices. In re Natural Gas Commodity Litigation, No. 03 CV 6186 (VM) (S.D.N.Y.).
- On September 25, 2006 the Lowey firm helped Laddcap Value Partners win an emergency appeal, reversing a federal district court's order disqualifying the votes Laddcap had solicited to replace the board of directors of Delcath Systems, Inc. Prior to our involvement in the case, on September 20, 2006, Laddcap, which was Delcath's largest stockholder, had been enjoined by the district court from submitting stockholder consents it had solicited on the grounds of unproven claimed violations of federal securities law. After losing an injunction proceeding in the district court on September 20, 2006 and with the election scheduled to close on September 25, 2006, Laddcap hired the Lowey firm to prosecute an emergency appeal, which was won on September 25, 2006, the last day of the election period. Shortly thereafter, the case was settled with Laddcap gaining seats on the board, reimbursement of expenses, and other benefits. Delcath Systems, Inc. v. Laddcap Value Partners, 2006 WL 27239981 (2d Cir. Sept. 25, 2006).
- The Lowey firm represented Karpus Investment Management in its successful proxy contest and subsequent litigation to prevent the transfer of management by Citigroup to Legg Mason of the Salomon Brothers Municipal Partners Fund. We defeated the Fund's preliminary injunction action which sought to compel Karpus to vote shares it had solicited by proxy but withheld from voting in order to defeat a quorum and prevent approval of the transfer. Salomon Brothers Mun. Partners Fund, Inc. v. Thornton, 410 F. Supp. 2d 330 (S.D.N.Y. 2006).
- The Lowey firm acted as co-lead counsel for a class of seatholders seeking to enjoin the merger between the New York Stock Exchange and Archipelago Holdings, Inc. As a result of the action, the merger terms were revised, providing the seatholders with more than \$250 million in additional consideration. In addition, the NYSE agreed to retain an independent financial adviser to report to the Court as to the fairness of the deal to the NYSE seatholders. Plaintiffs also provided the Court with their expert's

analysis of the new independent financial adviser's report. Both reports were provided to the seatholders prior to the merger vote. The Court noted that "these competing presentations provide a fair and balanced view of the proposed merger and present the NYSE Seatholders with an opportunity to exercise their own business judgment with eyes wide open. The presentation of such differing viewpoints ensures transparency and complete disclosure." In re New York Stock Exchange/Archipelago Merger Litigation, (N.Y. Sup. Ct. December 5, 2005).

- On July 8, 2005, the United States District Court for the Southern District of Florida approved a \$28,700,000 settlement of a class action on behalf of consumers and third party payers against Abbott Laboratories and Geneva Pharmaceuticals, charging that they monopolized and unreasonably restrained trade in the market for the prescription drug Hytrin and its generic equivalents. The Lowey firm was lead counsel for the class in this six-year litigation. The Court had previously certified a 17-state class of indirect purchasers consisting of consumers and third party payers in In re Terazosin Hydrochloride Antitrust Litig., 2004 U.S. Dist. LEXIS 6176 (S.D. Fla. April 8, 2004). The Court complimented our performance and experience in this hard-fought case.
- The Lowey firm represented Glickenhaus & Co., a major registered investment advisor and, at the time, the second largest stockholder of Chrysler, in a non-class securities lawsuit against DaimlerChrysler AG. Successful implementation of the firm's opt-out strategy led to a recovery for its clients far in excess of that received by other class members. See In re DaimlerChrysler AG Sec. Litig., 197 F. Supp. 2d 42 (D. Del. 2002); In re DaimlerChrysler AG Sec. Litig., Civ. Action Nos. 00-993/00-984/01-004JJF Cons. Action, 2003 U.S. Dist. LEXIS 10964, Fed. Sec. L. Rep. (CCH) ¶92,244 (D. Del. June 25, 2003).
- Following a three day bench trial in a statutory appraisal proceeding, the Delaware Chancery Court awarded our clients, an institutional investor and investment advisor, \$30.43 per share plus compounded prejudgment interest, for a transaction in which the public shareholders who did not seek appraisal were cashed out at \$28 per share. Doft & Co. v. Travelocity.com, Inc., No. Civ. A. 19734, 2004 WL 1152338 (May 20, 2004), modified, 2004 WL 1366994 (Del. Ch. June 10, 2004).
- The United States District Court for the Eastern District of Michigan approved an \$80,000,000 settlement of a class action on behalf of consumers and third party payers against Aventis S.A. and Andrx Corp., charging that they monopolized and unreasonably restrained trade in the United States market for Cardizem CD and its generic bioequivalents. <u>In re Cardizem CD Antitrust Litigation</u>, 218 F.R.D. 508 (E.D. Mich. 2003) <u>appeal dismissed</u>, 391 F.3d 812

Case 3:07-cv-04073-PJH

(6th Cir. 2004), cert. denied, 125 S. Ct. 2297 (2005). Previously, the United States Court of Appeals for the Sixth Circuit unanimously affirmed a landmark summary judgment of per se liability against defendants. In re Cardizem CD Antitrust Litig., 332 F.3d 896 (6th Cir. 2003), affirming, 105 F. Supp. 2d 682 (E.D. Mich. 2000). The Lowey firm was lead counsel for the class and argued both successful appeals.

- In an action in which the Lowey firm acted on behalf of an institutional investor as Co-Lead Counsel, the Delaware Supreme Court enjoined a proposed merger between NCS Healthcare, Inc. and Genesis Health Ventures, Inc., accepting our argument that the NCS board had breached its fiduciary obligations by agreeing to irrevocable merger lock-up provisions. As a result of the injunction, the NCS shareholders were able to obtain the benefit of a competing takeover proposal by Omnicare, Inc. of 300% more than that offered in the enjoined transaction, providing NCS's shareholders with an additional \$99 million. Omnicare, Inc. v. NCS Healthcare, Inc., 818 A.2d 914 (Del. 2003).
- The Supreme Court of the State of New York, County of New York, approved a \$22.8 million settlement on behalf of a class of current and former holders of credit cards issued by MBNA bank who took cash advances in response to an MBNA promotion. The Court noted that the Lowey firm is an "able law firm having long-standing experience in commercial class action litigation." Broder v. MBNA Corp., No. 605153/98 (Sup. Ct., N.Y. County, April 11, 2003).
- The United States District Court for the District of Delaware approved, and the Third Circuit Court of Appeals affirmed, a \$44.5 million class action settlement paid by DuPont Pharmaceuticals to consumers and third party payers nationwide to settle claims of unfair marketing practices in connection with the prescription blood thinner Coumadin. The Lowey firm, which had been appointed by the District Court to the plaintiffs' executive committee as the representative of third party payers, argued the successful appeal. In re Warfarin Sodium Antitrust Litigation, 391 F.3d 516 (3rd Cir. 2004).
- The Lowey firm successfully represented an affiliate of Millennium Partners, a major private investment fund, in litigation in the Delaware Chancery Court that resulted in the voiding of two elections of directors of meVC Draper Fisher Jurvetson Fund 1, Inc., a NYSE-listed closed end mutual fund, on grounds of breach of fiduciary duty, and in a subsequent proxy contest litigation in the United States District Court for the Southern District of New York, that resulted in the replacement of the entire board of directors with Millennium's slate. meVC Draper Fisher Jurvetson Fund 1, Inc. v. Millennium Partners, 260 F. Supp. 2d 616 (S.D.N.Y. 2003); Millenco L.P. v. meVC Draper Fisher Jurvetson Fund 1, Inc., 824 A.2d 11 (Del. Ch. 2002).

- In a case in which the Lowey firm acted as Lead Counsel, the Firm obtained a \$27.25 million settlement on behalf of our client the Federated Kaufmann Fund and a class of purchasers of securities of CINAR Corporation. The court found that "the quality of [the Lowey firm's] representation has been excellent." In re CINAR Securities Litigation, Master File No. 00 CV 1086 (E.D.N.Y., Dec. 2, 2002).
- In proceedings in which the Lowey firm acted as co-counsel to a Bankruptcy Court-appointed Estate Representative, the firm obtained recoveries in a fraudulent conveyance action totaling \$106 million. In re Reliance Securities Litigation, MDL 1304 (D. Del. 2002).

The Lowey firm represents numerous institutional investors. After a highly competitive selection process, we were selected by the New York State Common Retirement Fund (the "CRF"), the third largest public pension fund in the United States, with assets exceeding \$140 billion, to serve as one of its designated securities litigation counsel. We currently represent the CRF as Lead Counsel in a securities class action in which the CRF is serving as the court appointed Lead Plaintiff. In re Bayer AG Securities Litigation, 03 Civ. 1546 (WHP) (S.D.N.Y.).

Similarly, the Lowey firm was selected to serve as one of the securities litigation counsel to represent the New York City Pension Funds (the "NYC Funds") having combined assets of more than \$110 billion. We currently represent the NYC Funds as Lead Counsel in a securities class action in which the NYC Funds are serving as the court appointed Lead Plaintiffs. In re Juniper Networks, Inc. Sec. Litig., No. C-06-05303 JW (N.D. Cal). In addition, as noted above, we represented the NYC Funds in the WorldCom litigation. Because of the firm's expertise, the firm was also appointed by the Court to serve as Liaison Counsel for the non-class lawsuits arising out of the WorldCom fraud; in that capacity, the firm was responsible for coordinating discovery in more than 80 actions

related to the largest financial fraud in United States history. See In re WorldCom Securities Litigation, Master File No. 02 Civ. 3288 (DLC), 2003 U.S. Dist. LEXIS 8979 (S.D.N.Y. May 28, 2003).

The Lowey Firm's Recognized Expertise

The attorneys of the Lowey firm have been repeatedly recognized by the courts as expert practitioners in the field of complex litigation. For example, in the WorldCom Securities Litigation, the Court repeatedly praised the contributions and efforts of the firm's principal Neil L. Selinger: "I want to thank Mr. Selinger again publicly. I have done it many a time during the course of this litigation. He has performed a marvelous service." In re WorldCom, Inc. Securities Litigation, 02 Civ. 3288 (DLC), hearing transcript of November 5, 2004 at 76. Similarly, on November 10, 2004, the Court found that "the Lowey Firm, and in particular Neil Selinger of that firm, has worked tirelessly to promote harmony and efficiency in this sprawling litigation. . . . [the Lowey firm] has done a superb job in its role as Liaison Counsel, conducting Itself with professionalism and efficiency. . . . " In re WorldCom, Inc. Securities Litigation, 2004 WL 2549682 (S.D.N.Y. Nov. 10, 2004).

Similarly, in the <u>Oracle Securities Litigation</u>, Judge Vaughn Walker repeatedly praised the performance of the firm. <u>See In re Oracle Securities Litigation</u>, 852 F. Supp. 1437, 1454, 1459 (N.D. Cal. 1994) ["The Lowey firm's high caliber representation of the class against the Oracle defendants served as tangible evidence of its ability to represent the class against Andersen.... Class counsel's able, persistent and patient performance

Prior to the WorldCom matter, the Lowey firm was retained to represent the NYC Funds in securities litigations involving Enron and McKesson HBOC, Inc.

in achieving the present recovery has not gone unnoticed"]. See also related opinions 829 F. Supp. 1176 (N.D. Cal. 1993); and 136 F.R.D. 639, 649 n.23 (N.D. Cal. 1991) ["The Lowey firm's papers have been thoughtful and to the point...."].

The Court in Winston v. Mezzanine Investments, L.P., Index No. 28657/91 (Sup. Ct. N.Y. Co. Dec. 22, 1997), following victory at trial and an \$8,000,000 recovery for a class of investors, expressed the view that the attorneys of the Lowey firm "are highly experienced specialists" whose work is "of very high quality." The Court in In re Seagate Technology. Inc. Shareholders Litigation, CA No. 17932 (Del. Ch. Apr. 9, 2001), in approving a \$200 million settlement in an action in which the Lowey firm served as co-lead counsel, stated that the attorneys of the Lowey firm "did highly skilled work against highly skilled opposition. I read the opening brief carefully ... it was very well done and a piece of work ... there was some high-wall lawyering done here." Snyder v. Nationwide Insurance Company. Index No. 97/0633 (Sup. Ct. Onondaga Co. December 17, 1998) (finding that the attorneys of the Lowey firm are "great attorneys" who did a "very, very good job" for the class, and that the Lowey firm makes "attorneys look good"); In re MobileMedia Securities Litigation, Civil No. 96-5723 (D.N.J. February 7, 2000) (describing the firm as "expeditious," "efficient," and "professional").

Other Recoveries For Our Clients

Other examples of the firm's successful efforts include:

A recovery by settlement of approximately \$100 million in policy refunds or adjustments, discounted premiums, and discounted products for a national class of purchasers of life insurance policies issued by Nationwide Mutual Insurance. <u>Snyder v. Nationwide Insurance Company</u>, Index No. 97/0633 (Sup. Ct. Onondaga Co. 1998). Firm acted as co-lead counsel.

- A recovery by settlement of approximately \$110,000,000 for a class of purchasers of various taxable municipal bonds. <u>In re Taxable Municipal</u> <u>Bond Securities Litigation</u>, Master File No. MDL 863 (E.D. La. 1995). Firm acted as member of the executive committee of plaintiffs' counsel.
- The recovery by settlement of approximately \$618,000,000 for the public shareholders of Standard Oil Company in connection with the acquisition by its controlling stockholder, British Petroleum Acquisition p.l.c. <u>In re The Standard Oil Company/British Petroleum Litigation</u>, Consolidated Case No. 126760 (Court of Common Pleas, Cuyahoga County, Ohio 1987). Firm acted as co-lead counsel.
- A recovery by settlement of more than \$180,000,000 for public shareholders
 of Shell Oil Company after a successful motion for a preliminary injunction
 against a tender offer by the Royal Dutch/Shell group of companies, the
 majority shareholder. See Joseph v. Shell Oil Co., 501 A.2d 409 (Del. Sup.
 1985). Firm acted as co-lead counsel.
- A recovery by settlement of approximately \$75,000,000 for former public shareholders of Triangle Industries, Inc. See In re Triangle Industries, Inc. Shareholders Litigation, Delaware Chancery Court, Consolidated Action No. 10466. Firm acted as co-lead counsel.
- A recovery by settlement of \$72,500,000 for sellers of the stock of RJR Nabisco, Inc. <u>In re RJR Nabisco, Inc. Securities Litigation</u>, M.D.L. Docket No. 818 (MBM) (S.D.N.Y. 1992). Firm acted as sole lead counsel.
- A recovery by settlement of more than \$44 million in policy refunds or adjustments or additional paid-up life insurance policies for a national class of purchasers of life insurance policies issued by the Country Life Insurance Company. <u>Duckworth v. Country Life Insurance Company</u>, 98 CH 01046 (Cir. Ct., Cook Co., Ill. 2000).
- A recovery by settlement of approximately \$35,500,000 for public bondholders of Burlington Northern Railroad Co. Rievman v. Burlington Northern Railroad Co., 118 F.R.D. 29 (S.D.N.Y. 1987). During the course of the action, the firm obtained a preliminary injunction against a tender offer and defeasance plan by Burlington Northern Railroad Co. relating to certain railroad bonds. 618 F. Supp. 592 and 644 F. Supp. 168 (S.D.N.Y.). Firm was sole lead counsel.
- Recoveries by settlement exceeding \$30,000,000 for classes of third-party payers and patients for alleged overcharges for clinical laboratory testing.
 In re SmithKline Beecham Clinical Laboratories, Inc. Laboratory Test Billing Practices Litigation, 3: 97-CV-1795 (AVC) (D. Ct. 2001); May v. SmithKline

Beecham Clinical Laboratories, Inc., C.A. No. 97-L-1230 (Cir. Ct., Madison Co., Ill. 2001). Firm acted as co-lead counsel.

- A recovery by settlement exceeding \$27,000,000 for a class of purchasers of securities of MobileMedia, Inc. <u>In re MobileMedia Securities Litigation</u>, Civil No. 96-5723 (D.N.J. 2000). Firm acted as co-lead counsel.
- A recovery by settlement of \$25,300,000 for a class of third-party payers settling claims for overcharges for the generic versions of the prescription drugs lorazepam and clorazepate. <u>In re Lorazepam and Clorazepate</u> <u>Antitrust Litigation</u>, MDL No. 99-1290 (TFH) (D.D.C. 2002). Firm acted as lead counsel.
- A recovery by settlement of \$25,000,000 for a class of purchasers of securities of Oracle Systems Corporation. <u>In re Oracle Securities Litigation</u>, Master File C-90-0931 (VRW) (N.D. Cal. 1994). Firm acted as sole lead counsel.
- A recovery by settlement of \$25,000,000 for a class of sellers of shares of Columbia Pictures Entertainment, Inc. The firm acted as sole lead counsel in the case, which was prosecuted for more than five years and involved, among many other hurdles, a motion to dismiss (In re Columbia Securities Litigation, 747 F. Supp. 237 (S.D.N.Y. 1990)), a motion for summary judgment (155 F.R.D. 466 (S.D.N.Y. 1994)) and considerable discovery in and from Japan.
- A recovery by settlement of \$24,000,000 for a class of purchasers of securities of Arakis Energy Corporation. <u>In re Arakis Energy Corp. Securities Litigation</u>, Fed. Sec. L. Rep. (CCH) ¶91,646 (E.D.N.Y. August 17, 2001). Firm acted as co-lead counsel.
- A recovery by settlement of \$21,100,000 for holders of rights to purchase the common stock of Crown Zellerbach Corporation, in connection with the acquisition of Crown Zellerbach assets. <u>In re Crown Zellerbach Corporation</u> <u>Rights Plan</u>, No. 85-C-3286 (N.D. III. 1986). Firm acted as co-lead counsel.
- A recovery by settlement of more than \$20,000,000 for a class of purchasers of securities of Pepsi Cola Puerto Rico Bottling Co. <u>Turabo Medical Center v. Beach</u>, No. 96-2250 (DRD) (D. P.R. 1997). Firm acted as co-lead counsel.
- A recovery by settlement of \$19,500,000 for a class of purchasers of securities of Raychem Corporation. <u>Cytryn v. Cook</u>, 89-20801-RFP (N.D. Cal. 1992). Firm acted as co-lead counsel.

- A recovery by settlement of \$19,000,000 for a class of purchasers of shares of General Electric Company. The Lowey firm acted as sole lead counsel in the case, which was prosecuted for more than six years and involved, among many obstacles to recovery, motions to dismiss (<u>In re Kidder Peabody Securities Litigation</u>, Fed. Sec. L. Rep. (CCH) ¶99,030 (S.D.N.Y. 1995)), motions for summary judgment (10 F. Supp. 2d 398 (S.D.N.Y. 1998)), and a leading decision compelling production by defendants' counsel of witness interview notes (168 F.R.D. 459 (S.D.N.Y. 1996)).
- A recovery by settlement of \$17,600,000 for former preferred shareholders of Genesco Inc. after successful trial and appeal. <u>See Denco v. Genesco</u>, 427 N.Y.S.2d 434 (1st Dep't 1980). Firm was sole lead counsel.
- A recovery after trial of approximately \$13,000,000 for 115 residents of Mexico and Latin America, whose status as depositors of the insolvent American Bank and Trust Co. had been challenged by the Federal Deposit Insurance Corporation. <u>In the Matter of American Bank & Trust Co.</u>, Index No. 18649/76 (Sup. Ct., N.Y. Co. 1979). Firm acted as sole lead counsel.

In other cases, the Lowey firm has achieved substantial relief of a non-monetary nature which ultimately led to important benefits for investors. Examples include:

- In connection with a successful takeover fight involving meVC Draper Fisher Jurvetson Fund I, we successfully persuaded ISS, the largest proxy advisory service company in the United States, and the New York Stock Exchange, to revise their previous approvals of meVC's proxy proposal to approve investment advisor contracts which would have been renewable without shareholder approval. That resulted in all NYSE broker-dealers withdrawing their proxies previously given to management, and led to the defeat of the management proposal at the shareholders' meeting.
- Establishing the standing of purchasers of call options to sue under Section 10(b) of the Securities Exchange Act of 1934, <u>Deutschman v. Beneficial Corp.</u>, 841 F.2d 502 (3d Cir. 1988), <u>reversing</u> 668 F. Supp. 358 (D. Del. 1987).
- Protecting shareholder voting rights in connection with a merger through an expedited trial. <u>Kansas City Power & Light v. Western Resources</u>, 939 F. Supp. 688 (W.D. Mo. 1996).
- As co-lead class counsel, obtaining a temporary restraining order and then a preliminary injunction barring a restructuring of Macmillan, Inc. <u>Robert M.</u>

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Bass Group, Inc. v. Evans, 552 A.2d 1227 (Del. Ch. 1988); and later in the litigation, obtained an injunction from the Delaware Supreme Court enjoining a lockup agreement given to a favored bidder. Mills Acquisition Co. v. Macmillan, Inc., 559 A.2d 1261 (Del. 1989).

- Effecting modifications valued at between \$16,000,000 to \$37,600,000 of compensation and pension benefits granted to the chief executive officer of Citizens Utilities Company. In re Citizens Utilities Company Shareholders Litigation, Civil Action No. 12992 (Del. Ch. 1995). Firm acted as co-lead counsel.
- Obtaining, following the hearing of a motion for a preliminary injunction, the return of more than \$10,000,000 withdrawn by insiders from Simplicity Pattern Company. Roth v. Lacey, No. 09391/82 (Sup. Ct. N.Y. Co. 1982).
- Preserving for the Dreyfus Fund its ownership rights in the valuable lion trademark, Korenstein v. Drevfus Corp., 77 Civ. 2521, 78 Civ. 3794 (S.D.N.Y. 1980), and similarly preserving for the Oppenheimer Fund its ownership rights in the valuable clasped hands trademark, The Leslie Katz Retirement Plan v. Oppenheimer Management Corp., 212 U.S.P.Q. 191 (S.D.N.Y. 1980). Firm was sole lead counsel.

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Stephen Lowey, (Member) born New York, N.Y., January 26, 1933; admitted to bar, 1959, New York; 1961, U.S. District Court, Southern and Eastern Districts of New York and U.S. Court of Appeals, Second Circuit; 1981, U.S. Court of Appeals, Fourth Circuit; 1986, U.S. Court of Appeals, Third Circuit; 1992, U.S. District Court, Northern District of New York. Education: Harvard University (A.B., curn laude, 1955); Columbia University (LL.B., 1958). Assistant U.S. Attorney, Eastern District of New York. 1964, Applications of the Publication Feedback Fee New York, 1961-1964. Arbitrator, American Stock Exchange, Inc., 1979-1987. Author: "Going Private in New York: A Need for Legislation," New York Law Journal, 1984. Panelist: "Professional Liability of Auditors and Lawyers Arising Out of the Insolvency of Financial Institutions," International Bar Association, Biennial Conference, 1992; "Current Problems in Federal Civil Procedure," Practicing Law Institute, 1986; "Securities Litigation: Prosecution and Defense Strategies," Practicing Law Institute, 1985; "Class Actions and Derivative Suits in the Aftermath of Control Contests and Mergers and Acquisitions," American Bar Association, Section of Litigation, 1984 Annual Meeting, Federal Court Mediator, U.S. District Court, Southern District of New York, 1996 -- Member: The Association of the Bar of the City of New York (Member, Committee on Federal Courts, 1983-1986); Queens County (Chairman, Committee on Federal Practice, 1976-1978) and American (Chairman, Committee on Class Actions, General Practice Section, 1981) Bar Associations. Languages: French. Emall: Stephen Lowey

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Richard Bemporad, (Member) born Miami Beach, Florida, September 2, 1950; admitted to bar, 1976, New York and U.S. District Court, Southern and Eastern Districts of New York; 1983, U.S. Court of Appeals, Second Circuit; 1987, U.S. District Court, District of Connecticut; 1996, U.S. District Court, Eastern District of Michigan and U.S. District Court, Central District of Illinols. Education: State University of New York at Buffalo (B.A., summa cum laude, 1972); Columbia University (J.D., 1975). Phi Beta Kappa. Harlan Fiske Stone Scholar. Panelist and Author: Securities Litigation, Practicing Law Institute, 1989, 1990, 1992, 1997-2006; New York City Bar Association CLE Securities Programs, 2000-2006; "Circuit Court Ruling Resolves Claims Issue Under Rule 10b-5," New York Law Journal 1, Col. 2, Oct. 20, 1980; "Injunctive Relief in SEC Civil Actions: The Scope of Judicial Discretion," 10 Columbia Law Journal and Social Problems 328, 1974. Member: The Association of the Bar of the City of New York (Member, Committee on Federal Courts, 1986-1989); New York State and American Bar Associations. Email: Richard Bemporad AV Peer Review Rated

Neil L. Salinger, (Member) born Long Branch, New Jersey, October 22, 1953; admitted to bar, 1979, New York and U.S. District Court, Southern and Eastern Districts of New York; 1981, U.S. Court of Appeals, Fourth and Tenth Circuits; 1984, U.S. Court of Appeals, Eleventh Circuit; 1990, U.S. Court of Appeals, Second Circuit; 1992, U.S. District Court, District of Connecticut; 2002, U.S. Supreme Court. Education: Columbia University (B.A., 1975); New York University (J.D., 1978). Author: "Why Funds Opt Out of Class Actions," Pensions & Investments, Feb. 20, 2006. Panelist: "Complying with Your Fiduciary Obligations as a Public Fund Board Member," Fire and Police Pension Funds Forum; "Fiduciary Responsibilities: Keeping Your Board and Yourself Honest," Public Fund Boards Forum, 2000; "Maximizing Return on Class Action Litigation," Public Funds Summit; "Investment Litigation by Pension Funds 201," Council of Institutional Investors, 2001 and 2002. Vice Public runds summit; "Investment Edigation by Pension Funds 201," Countri or Insulational Investors, 201 and 2002, vice President for Student Affairs, Columbia College Alumni Association, 1998—. Member: New York State and American Bar Associations; National Association of Public Pension Attorneys; Federal Bar Council. Reported Cases: Di Rienzo v. Phillip Services Corp., 294 F.3d 21 (2d Cir.), cert. denled, 123 S.Ct. 556 (2002); In re WorldCom, Inc. Securities Litigation, 2004 WL 2549682 (S.D.N.Y. Nov 10, 2004); In re CINAR Corp. Securities Litigation, 186 F.Supp.2d 279 (E.D.N.Y. 2002). Email: Nell L. Selinger AV Peer Review Rated

David C. Harrison, (Member) born Philadelphia, Pennsylvania, February 23, 1955; admitted to bar, 1981, New York and U.S. District Court, Southern District of New York; 1984, U.S. Court of Appeals, Eighth Circuit; 1986, U.S. Court of Appeals, Seventh and Eleventh Circuits; 1987, U.S. Court of Appeals, Second Circuit. Education: Villanova University (B.A., 1977); New York University (J.D., 1980; LL.M., 1983). Phi Kappa Phi. Member: New York State and American Bar Associations. Email: David C. Harrison

Richard W. Cohen, (Member) born Pittsburgh, Pennsylvania, June 23, 1954; admitted to bar, 1981, New York; 1984, U.S. Richard W. Cohen, (Member) born Pittsburgh, Pennsylvania, June 23, 1954; admitted to bar, 1981, New York; 1984, U.S. District Court, Southern and Eastern Districts of New York; 1989, Pennsylvania; 1995, U.S. Court of Appeals, Second Circuit; 1996, U.S. District Court, Eastern District of Pennsylvania and U.S. Court of Appeals, Third Circuit; 1999, U.S. District Court, Eastern District of Michigan; 2001, U.S. Court of Appeals, Sixth Circuit; 2004, U.S. Court of Appeals, First and Eleventh Circuits. Education: Georgetown University (A.B., 1977); New York University (J.D., 1980). Member, Journal of International Law and Politics, 1978-1979. Panellist, Health Care Antitrust Forum, Northwestern University School of Law, 2000. Reported Cases: Main Drug, Inc. v. Aetna U.S. Healthcare, 475 F. 3d 1228 (11th Cir. 2007), dismissing Appeals from 455 F. Supp. 23 1323 (M.D. Ala. 2006) and 455 F. Supp. 2d 1317 (M.D. Ala. 2005); Delcath Systems, Inc. v. Ladd, 466 F.3d 257 (2d Cir. 2006); Salomon Bros Mun. Partners Fund, Inc. v. Thornton, 410 F.Supp.2d 330 (S.D.N.Y., 2006); In re Cardizem CD Antitrust Litig., 391 F.3d 812 (6th Cir. 2004); In re Warfarin Sodium Antitrust Litig., 391 F.3d 516 (3rd Cir. 2004); In re Terazosin Hydrochloride Antitrust Litig., 220 F.R.D. 672 (S.D. Fla. 2004); In re Cardizem CD Antitrust Litig., 371 F.3d 896 (6th Cir. 2003); Desiano v. Warner Lambert Company. 326 F.3d 339 (2d Cir. 2003); meVC Drager Fischer Jurvetson Fund, Inc., v. 2003); Desiano v. Warner Lambert Company, 326 F.3d 339 (2d Cir. 2003); meVC Draper Fischer Jurvetson Fund, Inc., v. Millennium Partners, 260 F.Supp. 2d 616 (S.D.N.Y., 2003); Millenco L.P. v. meVC Draper Fischer Jurvetson Fund I, Inc., 824

A2d (Del. Ch. 2002). Email: Richard W. Cohen AV Peer Review Rated

Thomas M. Skelton, (Member) born Huntington, New York, September 2, 1965; admitted to bar, 1992, New York; U.S. District Court, Southern and Eastern Districts of New York. Education: Providence College (B.A., magna cum laude, 1987); Fordham University School of Law (J.D., 1991). Recipient, American Jurisprudence Award, Remedies. Member, Fordham Law Review, 1990-1991. Panelist, "Estimating Damages in Securities Litigation," Law Seminars International, 2004-2006. Reported Cases: Higgins v. New York Stock Exchange, Inc., 806 N.Y.S.2d 339 (Sup. Ct. N.Y. 2005); In re DaimlerChrysler AG Securities Litigation, 216 F.R.D. 291 (D.Del., Jun 11, 2003); In re DaimlerChrysler AG Securities Litigation, 247 F.Supp.2d 579 (D.Del., Mar. 5, 2003); Tracinda Corp. v. DaimlerChrysler AG, 197 F. Supp.2d 42 (D.Del., Nar, 22, 2002); Doft & Co. v. Travelocity com Inc., 2004 WL 1142338 (Del Ch., May 20, 2004, modified June, 2004); Lewy 1990 Trust ex rel Lewy v. Investment Advisors, Inc., 650 N.W.2d 445 (Minn App., 2002). Email: Thomas M. Skelton

Peter D. St. Phillip, Jr., (Member) born Summit, New Jersey, October 1, 1967; admitted to bar, 1993, New Jersey; 1994, Pennsylvania, U.S. District Court, District of New Jersey and U.S. Court of Appeals, 3rd Circuit; 1995, U.S. District Court, Eastern District of Pennsylvania; 1997, U.S. District Court, Southern District of New York; 1999, U.S. District Court, Eastern District of Michigan; 2000, U.S. Court of Appeals, Sixth Circuit; 2004, New York and U.S. Court of Appeals, First Circuit, Education: Trinity College (B.A., 1990); Seton Hall University School of Law (J.D. cum laude, 1993). Member, Appellate Moot Court Board. Adjunct Professor of Law, Appellate Advocacy, Seton Hall University School of Law, 1993-1994. Staff Attorney, U.S. Court of Appeals, Third Circuit, 1993-1994. Reported Cases: Roussos v. Menifee, 122 F.3d 159 (3d Cir. 1997); In re Cardizem CD Antitrust Litig., 332 F.3d 339 (6th Cir. 2003); Desiano v. Warner Lambert Co., 326 F.3d. 339 (2d Cir. 2003). Email: Peter D. St. Phillip, Jr.

Garald Lawrence, (Member) born Philadelphia, Pennsylvania, January 10, 1968; admitted to bar, 1993, Pennsylvania; 2006, New York. Education: Georgetown University (B.S.B.A., 1990); Villianova University (J.D., 1993). Recipient, Dean's Citation, Georgetown University. Author: "Marketing the Spread - What Is It and What Are Payors Doing About It?" Health Lawyers News, September 2006; "Boosting Your Pharmacy Bottom Line Through Overchange Recovery," Best's Review, April 2006. Lecturer, "Perspectives on Alternative Dispute Resolution", Pennsylvania Bar Association, Mid Year Meeting, Mexico, January 2002. Commissioner of Elections, Delaware county, Pennsylvania, 2004—. Member, Board of Directors, James A. Finegan Internships in Government Foundation, 1996—. Member: Philadelphia, Pennsylvania (Member: Judicial Campaign Advertising Board, 1996—; Judicial Selection and Administration Committee, 1995—; Ad Hoc Committee to Develop Judicial Campaign Advertising Guideline, 1995) and American (Vice-Chairman, Business Torts Committee, 1997-2002; Member, Litigation Section) Bar Associations; American Trial Lawyers Association, 1994-1998. Reported Cases: United States of America v. Galati, 853 F.Supp. 152 (E.D. Pa. 1994); Wolfson v. Lewis, 924 F.Supp. 1413, 24 Media L. Rep. 1609 (E.D. Pa., 1996); Wolfson v. Lewis, 168 F.R.D. 530, 25 Media L. Rep. 1016, E.D. Pa. 1996); Krueger Assoc. Inc. v. ADT Security Systems Inc., 11 F.Supp.2d 634 (E.D. Pa. 1998). Email: Gerald Lawrence AV(1) Peer Review Rated

Geoffrey M. Horn, (Member) born New York, N.Y., February S, 1967; admitted to bar, 1994, New York. Education: Trinity College (B.A., 1989); Albany Law School of Union University (J.D., 1993). Recipient, West Publishing Company Prize for Achievement in Securities Law, 1993. Email: Geoffrey M. Horn

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OF COUNSEL

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EXHIBIT 4

ATTORNEY CERTIFICATION

RICHARD BEMPORAD declares and certifies as follows:

- 1. I am a principal of Lowey Dannenberg Bemporad Selinger & Cohen, P.C., which has been retained as counsel for Southern in connection with its application for appointment as Lead Plaintiff under the Private Securities Litigation Reform Act of 1995, Pub. L. No. 104-67, 107 Stat. 737 (1995).
- 2. Pursuant to Local Rule 3-7(d), I affirm that I do not own or otherwise have a beneficial interest in Luminent stock or options.

I declare under penalty of perjury, under the laws of the United States, that the foregoing certification is true and correct, this 8th day of October, 2007.

EMAN BEMPORAD
RICHARD BEMPORAD

ATTORNEY CERTIFICATION

DAVID C. HARRISON declares and certifies as follows:

- 1. I am a principal of Lowey Dannenberg Bemporad Selinger & Cohen, P.C., which has been retained as counsel for Southern in connection with its application for appointment as Lead Plaintiff under the Private Securities Litigation Reform Act of 1995, Pub. L. No. 104-67, 107 Stat. 737 (1995).
- 2. Pursuant to Local Rule 3-7(d), I affirm that I do not own or otherwise have a beneficial interest in Luminent stock or options.

I declare under penalty of perjury, under the laws of the United States, that the foregoing certification is true and correct, this 8th day of October, 2007.

DÁVID C. HARRISON

ATTORNEY CERTIFICATION

JEANNE D'ESPOSITO declares and certifies as follows:

- 1. I am a principal of Lowey Dannenberg Bemporad Selinger & Cohen, P.C., which has been retained as counsel for Southern in connection with its application for appointment as Lead Plaintiff under the Private Securities Litigation Reform Act of 1995, Pub. L. No. 104-67, 107 Stat. 737 (1995).
- 2. Pursuant to Local Rule 3-7(d), I affirm that I do not own or otherwise have a beneficial interest in Luminent stock or options.

I declare under penalty of perjury, under the laws of the United States, that the foregoing certification is true and correct, this 8th day of October, 2007.

Have D'Esposito